COMMUNICATIONS SITE LEASE

between

CITY AND COUNTY OF SAN FRANCISCO, as Landlord

and

SPRINT SPECTRUM L.P., as Tenant

For the lease of

a Site at 887 Potrero Avenue, San Francisco, California

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LIST OF EXHIBITS

EXHIBIT A – Description of Premises

EXHIBIT B – Notice of Commencement Date

EXHIBIT C – Approved Tenant's Plans and Specifications EXHIBIT D – Conditional Use Permit

COMMUNICATIONS SITE LEASE

THIS COMMUNICATIONS SITE LEASE (this "Lease") dated for reference purposes only as of March 5, 2015, is made between the CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation ("City" or "Landlord"), and SPRINT SPECTRUM L.P., a Delaware limited partnership ("Tenant").

City and Tenant hereby covenant and agree as follows:

1. BASIC LEASE INFORMATION

The following is a summary of basic lease information (the "Basic Lease Information"). Each item below shall be deemed to incorporate all of the terms set forth in this Lease pertaining to such item. In the event of any conflict between the information in this Section and any more specific provision of this Lease, the more specific provision shall control.

Lease Reference Date:

March 5, 2015

Landlord:

CITY AND COUNTY OF SAN FRANCISCO

Tenant:

SPRINT SPECTRUM L.P.

Building (Section 2.1):

Building located on the property commonly known as the San Francisco General Hospital Mental Health Rehabilitation Facility, 887 Potrero Avenue, San Francisco, California, and also known as Assessor's Lot 2, Block 4090 (the "Building").

Premises (Section 2.1):

The portions of the Building consisting of approximately one hundred eighty-nine (189) square feet of space located on the roof of the Building on which Tenant's communications facilities and antennae are to be installed and mounted as shown on Exhibit A. In connection with this Lease and during the term of the Lease, Tenant shall have a nonexclusive license for the placement and use of wiring and conduit as shown on the Approved Plans (as defined in Section 7.1). The Building is under the jurisdiction of the City's Public Health

Department.

Term (Section 3.1):

Five (5) years

Estimated commencement date: April 1, 2015

Expiration date: Fifth (5th) anniversary of the Commencement Date (as defined in Section 3.1)

Extension Option (Section 28.1):

One (1) additional term of five (5) years, exercisable

on the terms specified in Section 28.1

Base Rent (Section 4.1):

Initial Annual Base Rent: \$69,600

Initial monthly payments: \$5,800

Adjustment Dates (Section 4.2):

Annually on January 1 of each year, beginning January 1, 2016.

Use (Section 5.1):

Tenant shall only use the Premises for the construction, maintenance and operation of the Tenant Equipment and for the transmission and reception of radio communication signals on various frequencies with the Tenant Equipment (a "Communications Site"). Tenant shall not use the Premises for any other purposes without the written consent of Landlord.

Tenant's Equipment (Section 6):

The following equipment and improvements that Tenant has the right to install at the Building pursuant to this Lease, which installation shall be done at Tenant's sole cost: Three (3) panel antennas (one (1) antenna per sector) and two (2) equipment cabinets to be installed (collectively, "Tenant's Equipment") as shown on Exhibit C attached hereto.

Utilities and Services (Section 10.1):

All utilities and services necessary for use of the Communications Site to be provided by Tenant at its sole cost; City has no responsibility for any utilities or services to the Premises or the common or license area unless Tenant requires minimal and temporary access to existing utilities to install future equipment installations permitted under this Lease, in which case City agrees to provide such minimal and temporary access.

Security Deposit (Section 24.1):

\$11,600

Notice Address of Landlord (Section 29.1):

Department of Public Health 101 Grove Street San Francisco, CA 94102 Attn: Director of Public Health Re: 887 Potrero Ave.

with a copy to:

City and County of San Francisco
Real Estate Division
25 Van Ness Avenue, Suite 400
San Francisco, CA 94102
Attn: John Updike, Director of Property
Re: 887 Potrero Ave.

and to:

Office of the City Attorney City and County of San Francisco City Hall, Room 234 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102 Attn: Special Projects Team

Re: 887 Potrero Ave.

Jason Zook, Executive Project Manager, SFGH

Key Contact for Landlord:

Telephone No.:

415-206-6853

Notice Address for Tenant

(Section 28.1):

Sprint Nextel Property Services Mailstop: KSOPHT0101-Z2650

6391 Sprint Parkway

Overland Park, KS 66251-2650

With a mandatory copy to:

Sprint Nextel Law Department Mailstop: KSOPHT0101-Z2020

6391 Sprint Parkway

Overland Park, KS 66251-2020 Attn: Real Estate Attorney

Key Contact for Tenant:

Sprint PCS Property Services

Telephone No.:

866-303-1622

Other Noteworthy Provisions:

Tenant has the right to terminate this Lease if it loses its permits to operate a Communications Site at the Premises in spite of its reasonable efforts to maintain

such permits (Section 28.2).

2. CO-LOCATION OF TELECOMMUNICATIONS FACILITIES

2.1 Prohibition on Co-location Without Landlord's Consent

Co-location of facilities is prohibited except with the express written approval of Landlord. A "co-located telecommunication facility" means a telecommunication facility comprised of one or more antennas, dishes, or similar devices owned or used by more than one public or private entity that is not controlled by or under common control with Tenant. The meaning of "control" in the foregoing sentence shall be as set forth in Section 17.6.

2.2 Required Co-location

Notwithstanding the foregoing, Tenant acknowledges that Landlord may require Tenant to co-locate its facilities on the Premises with other facilities or providers or require Tenant to permit other facilities or providers to co-locate on Tenant's facilities.

Tenant shall cooperate and use commercially reasonable efforts to facilitate co-location of future telecommunications facilities upon the Premises; provided, however, that Tenant shall not be under any such obligation if a proposed co-location causes interference with Tenant's existing use of the Premises. If no such interference would occur upon installation of a co-locator's equipment as reasonably determined by Landlord, then the proposed co-locator in each instance shall, as a condition precedent to any proposed co-location: (i) execute and deliver a co-location agreement prepared in commercially reasonable form by the proposed co-locator; (ii) pay all costs arising from or related to the co-location, including but not limited to any and all costs incurred by Tenant to accommodate such co-location; and (iii) reimburse Tenant a commercially reasonable percentage of costs and expenses (including capital expenditures) incurred by Tenant in connection with the development, use, or occupancy of the Premises prior to the co-location.

3. PREMISES; AS IS LEASE

3.1 Lease Premises; Tenant Cable License

Subject to the terms, covenants and conditions set forth in this Lease, City leases to Tenant and Tenant leases from City those premises specified in the Basic Lease Information and shown on the plans attached hereto as Exhibit A (the "Premises"). Tenant shall have access to the Premises and portions of the common areas of the Building as provided in Section 22.1 (Tenant's Access to Premises).

In connection with its use of the Premises as a Communications Site and for the Term of this Lease, City grants Tenant a nonexclusive license for the placement and use of Tenant's utility and fiber cabling, wires, and conduits reasonably necessary to connect Tenant's Equipment (collectively, the "Tenant Cables") across the areas shown on the Approved Plans (as defined in Section 7.1 (Tenant Improvement Work). Such license shall be irrevocable, but shall terminate upon any termination of this Lease. City, in its sole discretion and at its sole cost and expense, may relocate the license area upon one hundred eighty (180) days prior written notice to Tenant. Except as otherwise expressly permitted in this Lease, all Tenant Cables that connect Tenant's Equipment located in different sites within the Building shall pass through existing openings in the Building's walls, floors, or ceilings unless Tenant reasonably determines that such existing openings are not usable. In such event, Tenant shall obtain Landlord's prior written consent to make any new penetrations through the Building walls, floors, or ceilings and roofs for any Tenant Cables, which consent will not be unreasonably withheld, conditioned or delayed.

To request Landlord's consent to new penetrations, Tenant shall deliver such request to Landlord in writing, together with any information reasonably requested by Landlord to analyze whether such proposed penetrations would negatively impact the Building's safety or structural integrity (a "Request Notice"). Such Landlord-requested information may include an analysis of the impact of the proposed penetrations, prepared by a California-licensed structural engineer with reasonable experience in analyzing such issues. If the cost of making any such new penetrations is more than Five Thousand Dollars (\$5,000), Tenant shall pay Landlord the administrative fee described in Section 8.1. If the cost of making any such new penetrations is Five Thousand Dollars (\$5,000) or less, at Landlord's election, Tenant shall pay Landlord a reasonable administrative review fee before Landlord is required to review such new penetration request. Such administrative review fee shall be based on Landlord's estimated costs in reviewing the proposed penetrations. Landlord shall notify Tenant in writing if Landlord will charge such an administrative review fee and the amount of such fee within thirty (30) days' of receiving Tenant's Request Notice. Tenant shall have the right to withdraw its Request Notice at any time; provided, however, that if Tenant withdraws such Request Notice after delivering the administrative review fee or a Section 8.1 administrative fee, Landlord shall have no obligation to reimburse such fee to Tenant.

3.2 As Is Lease

TENANT EXPRESSLY ACKNOWLEDGES AND AGREES THAT THE PREMISES ARE BEING LEASED AND ACCEPTED IN THEIR "AS IS, WITH ALL FAULTS" CONDITION, WITHOUT REPRESENTATION OR WARRANTY OF ANY KIND, AND SUBJECT TO ALL APPLICABLE LAWS, RULES AND ORDINANCES, INCLUDING, WITHOUT LIMITATION, ZONING ORDINANCES AND REGULATIONS GOVERNING THE USE, OCCUPANCY OR POSSESSION OF THE PREMISES OR LICENSED AREAS. TENANT REPRESENTS AND WARRANTS TO LANDLORD THAT TENANT HAS CONDUCTED A REASONABLY DILIGENT INVESTIGATION, EITHER INDEPENDENTLY OR THROUGH AGENTS OF TENANT'S CHOOSING, OF THE CONDITION OF THE PREMISES AND OF THE SUITABILITY OF THE PREMISES FOR TENANT'S INTENDED USE, AND TENANT IS RELYING SOLELY ON ITS INDEPENDENT INVESTIGATION.

TENANT FURTHER REPRESENTS AND WARRANTS THAT ITS INTENDED USE OF THE PREMISES IS THE USE DESCRIBED IN THE BASIC LEASE INFORMATION. TENANT AGREES THAT NEITHER CITY NOR ANY OF ITS AGENTS HAVE MADE, AND CITY DISCLAIMS, ANY REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO THE PHYSICAL, STRUCTURAL OR ENVIRONMENTAL CONDITION OF THE PREMISES OR THE PRESENT OR FUTURE SUITABILITY OF THE PREMISES OR LICENSED AREAS FOR THE CONDUCT OF TENANT'S BUSINESS, OR ANY OTHER MATTER WHATSOEVER RELATING TO THE PREMISES, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. FOR PURPOSES OF CALIFORNIA CIVIL CODE SECTION 1938, TO THE EXTENT APPLICABLE TO THIS PERMIT, THE BUILDING HAS NOT BEEN INSPECTED BY A CERTIFIED ACCESS SPECIALIST.

4. TERM

4.1 Term of Lease

The Premises are leased for a term (the "Term") of five (5) years, commencing and terminating as set forth below. The Term of this Lease shall end on the Expiration Date specified in the Basic Lease Information, or such earlier date on which this Lease terminates pursuant to the terms hereof. No delay in the commencement of this Lease beyond the Estimated Commencement Date specified in the Basic Lease Information shall serve to extend the Initial Term beyond the Expiration Date. Tenant shall have the right to extend the Term for one (1) additional term of five (5) years on the terms provided in Section 28.1 (Options to Extend Term). As used below, the "Term" shall include the initial term of five (5) years, and any of the Extended Terms if Tenant duly exercises its Extension Options with respect to such Extended Term(s) pursuant to this Lease.

4.2 Confirmation of Commencement Date and Expiration Date

The Term of this Lease shall commence on the full execution by the parties (which execution by City shall require the resolution specified in Section 29.35 below) (the "Commencement Date"). The Term shall terminate on the Expiration Date unless earlier terminated pursuant to the terms hereof or extended as provided in Section 28.1. Promptly following the Commencement Date, if the Commencement Date occurs on a date other than the Estimated Commencement Date specified in the Basic Lease Information, Tenant shall deliver to City a notice in substantially the form attached hereto as Exhibit B identifying the Commencement Date determined in accordance with the provisions hereof, and City shall execute and return such notice to Tenant. However, the parties' failure to execute or deliver such notice shall not affect the commencement of the Term.

4.3 Termination of 2001 Lease

Immediately prior to the Commencement Date, Tenant leased the Premises from City pursuant to a lease dated as of August 31, 2001 (the "2001 Lease"). The initial term of the 2001 Lease terminated on August 27, 2012, and Tenant continued to occupy the Premises pursuant to the Lease, and with City's consent, on a month to month holdover basis under Section 28.12 of the 2001 Lease. Tenant and City agree that the 2001 Lease, and Tenant's lease of the Premises under the 2001 Lease, shall automatically terminate as of the day immediately preceding the Commencement Date. Tenant acknowledges that Tenant never delivered the security deposit required under the 2001 Lease to City and accordingly, there is no security deposit to be returned to Tenant pursuant to the 2001 Lease.

5. RENT; ADDITIONAL CHARGES

5.1 Base Rent

Beginning on the Commencement Date, Tenant shall pay to City during the Term the annual Base Rent specified in the Basic Lease Information as the same may be increased pursuant to Section 5.2 (Adjustments in Base Rent) (the "Base Rent"). The Base Rent shall be payable in equal consecutive monthly payments on or before the first day of each month, in advance, by good check to the City and County of San Francisco at the address for the Director of Property specified in the Basic Lease Information, or such other place as City may designate in writing upon thirty (30) days advance notice. Tenant shall pay the Base Rent without any prior demand and without any deduction or setoff. If the Commencement Date occurs on a day other than the first day of a calendar month, or the Expiration Date occurs on a day other than the last day of a calendar month, then the Base Rent for such fractional month shall be prorated based on a thirty (30)-day month.

5.2 Adjustments in Base Rent

On each date specified in the Basic Lease Information for the adjustment of Base Rent (an "Adjustment Date") during the Term, the Base Rent payable by Tenant under Section 5.1 (Base Rent) above shall be adjusted to an amount determined as follows:

The Consumer Price Index Urban Wage Earners and Clerical Workers (base years 1982-1984 = 100) for San Francisco-Oakland-San Jose area published by the United States Department of Labor, Bureau of Labor Statistics (the "Index"), which is published most immediately preceding the Adjustment Date (the "Adjustment Index"), shall be compared with the Index published most immediately preceding the Commencement Date in the case of the first Adjustment Date or, in the case of any subsequent Adjustment Date, the Adjustment Index for the previous Adjustment Date (the "Base Index").

If the Adjustment Index has increased over the Base Index, then the Base Rent payable on and after the Adjustment Date shall be set by multiplying the Base Rent by a fraction, the numerator of which is the Adjustment Index and the denominator of which is the Base Index; provided, however, in no event shall the monthly Base Rent be increased by an amount less than three percent (3%) nor more than six percent (6%) of the monthly Base Rent in effect for the last full month immediately preceding the Adjustment Date.

If the Index is changed so that the base year differs from that used as of the date most immediately preceding the Commencement Date, the Index shall be converted in accordance with the conversion factor published by the United States Department of Labor, Bureau of Labor Statistics. If the Index is discontinued or revised during the Term, such other government index or computation with which it is replaced shall be used in order to obtain substantially the same result as would be obtained if the Index had not been discontinued or revised.

5.3 Additional Charges

Tenant shall promptly pay to City any and all Utility Charges under Section 11.1 (Utilities and Services), and other amounts, if any, required under any other provision of this Lease, as additional rent (herein called "Additional Charges"). Such Additional Charges shall be payable to City at the same place and in the same manner as the Base Rent is payable. City shall have the same remedies for a default in the payment of any Additional Charges as for a default in the payment of Base Rent. As used in this Lease, the term "Rent" shall include the Base Rent and any Additional Charges.

5.4 Late Charges

If Tenant fails to pay any Rent within ten (10) days after delivery of notice that the same is due and payable, such unpaid amounts will be subject to a late payment charge equal to six percent (6%) of the unpaid amounts in each instance. The late payment charge has been agreed upon by City and Tenant, after negotiation, as a reasonable estimate of the additional administrative costs and detriment that will be incurred by City as a result of any such failure by Tenant, the actual costs thereof being extremely difficult if not impossible to determine. The late payment charge constitutes liquidated damages to compensate City for its damages resulting from such failure to pay and shall be paid to City together with such unpaid amounts.

5.5 Default Interest

Any Rent, if not paid within ten (10) days following the due date, shall bear interest from the due date until paid at the rate of six percent (6%) per year or, if a higher rate is legally permissible, at the highest rate an individual is permitted to charge under law. However, interest shall not be payable on late charges incurred by Tenant nor on any amounts on which late charges are paid by Tenant to the extent this interest would cause the total interest to be in excess of that which an individual is lawfully permitted to charge. Payment of interest and late charges shall not excuse or cure any default by Tenant.

6. USE

6.1 Permitted Use

Tenant shall use the Premises during the Term of this Lease solely for such uses as are specified in the Basic Lease Information and for no other use. Tenant shall not interfere with the use and operation of the Building as a medical facility.

6.2 No Illegal Uses, Nuisances, or Advertising

Without limiting the foregoing, Tenant shall not use or occupy any of the Premises, or permit the use or occupancy thereof, in any unlawful manner or for any illegal purpose, or permit to be carried on any offensive, immoral, noisy, or hazardous use. Tenant shall take all precautions to eliminate any nuisances or hazards in connection with its activities within the Premises. Tenant shall not advertise in any manner in areas outside the Premises or on or about the Building; provided, however that Tenant may place one identification plate on each antenna, and base station equipment component that comprises the Tenant's Equipment, which plate shall be no larger than two (2) inches by two (2) inches and shall be reasonably approved in advance by City, in order to identify the Tenant's Equipment as belonging to Tenant.

7. INSTALLATION OF TENANT IMPROVEMENTS

7.1 Tenant Improvement Work

Following the Commencement Date, Tenant shall commence to install Tenant's Equipment and other improvements on the Premises in accordance with the plans and specifications dated June 13, 2012, prepared by Pacific Telecom Services, Tenant's architect or engineer, as the case may be, which have been approved by City (such work is called the "Tenant Improvement Work" or "Tenant Improvements" and such plans and specifications are called the "Approved Plans"). A copy of the Approved Plans is attached hereto as Exhibit C. The Approved Plans may be altered, subject to the prior written and reasonable approval of City, if required in order for Tenant to obtain any permits or approvals necessary for construction of the Tenant Improvements.

Tenant shall not alter, replace, modify, or add to any of Tenant's Equipment without City's prior written consent; provided, however, that Tenant may perform maintenance, repairs,

like-for-like exchanges or similar replacements of Tenant's Equipment and may make modifications within the interior of any of Tenant's Equipment without prior approval of City so long as the like-for-like exchanges or similar replacements of Tenant's Equipment are substantially similar in size and weight to the previous Tenant Equipment, do not pose any greater danger to the Building than the Tenant's Equipment to be so exchanged or replaced, will comply with Section 12.3 (Floor Load), and Tenant obtains all regulatory approvals required for such exchanges, replacements, or modifications. If Tenant wishes to make any exchange or replacement of Tenant's Equipment within the Premises that requires City's prior written consent, City will not unreasonably withhold, condition or delay its approval; provided, however, that City shall have the right to condition its approval of such requested exchange or replacement on an increase in the Base Rent if such requested exchange or replacement results in Tenant realizing additional revenues or charging higher fees to its customers, unless such higher fees to its customers are solely used to pay for Tenant's additional cost in making such requested exchange or replacement. Tenant acknowledges that City shall have the sole discretion in deciding whether to approve to any proposed addition to the Tenant's Equipment within the Premises or any proposed exchange or replacement of Tenant's Equipment that would result in any expansion of the Premises, including the right to condition such approval on an increase in Base Rent.

Tenant shall be responsible, at its cost, for performing the Tenant Improvement Work in accordance with the Approved Plans and otherwise in compliance with the standards contained in <u>Section 8.1</u> (Tenant's Alterations). Tenant shall further be responsible, at its cost, for obtaining all permits and licenses required in connection with the Tenant Improvements and satisfy any conditions or mitigation measures approved in connection therewith. No Tenant Improvement Work shall commence until Tenant has first obtained all necessary permits and approvals for Tenant to be legally entitled to construct the Tenant Improvements.

7.2 Local Hire Requirements

Unless exempt, if the Tenant Improvement Work is estimated to cost more than \$750,000, Tenant agrees to comply with the San Francisco Local Hiring Policy set forth in San Francisco Administrative Code Section 6.22(G) in the performance of the Tenant Improvement Work. Prior to the commencement of the Tenant Improvement Work, Tenant shall contact City's Office of Economic Workforce and Development ("OEWD") to discuss the local hiring requirements issued by OEWD under the San Francisco Local Hiring Policy that apply to the Tenant Improvement Work, if any. Tenant shall comply with all OEWD requirements issued with respect to the San Francisco Local Hiring Policy and applicable to the Tenant Improvement Work.

7.3 Air-conditioning and Fire Suppression

Tenant shall have the right (but not the obligation) to install and maintain at its own cost and expense a self-contained air-conditioning system and fire protection system within the Premises, as shown on the Approved Plans. Installation of such systems, which shall not connect to any of the heating, ventilating, air conditioning, plumbing, electrical, fire protection, life safety, security and other mechanical, electrical, and communications systems of the Building (collectively, "Building Systems"), shall be in compliance with Section 7.1 (Tenant Improvement Work) and Section 8.1 (Tenant's Alterations).

8. ALTERATIONS

8.1 Tenant's Alterations

Tenant shall not make or permit any alterations to the Building or any of the Building Systems, except with City's prior written consent in each instance which may be withheld in City's sole discretion. All Alterations shall be done at Tenant's sole expense in accordance with

plans and specifications approved by City, only by duly licensed and bonded contractors or mechanics, and subject to all other conditions which City may reasonably impose. If the cost of any Alterations to the Building (excluding any shown on the Approved Plans) is in excess of Five Thousand Dollars (\$5,000), then Tenant shall pay City an administrative fee equal to ten percent (10%) of the total "hard" costs of the work. "Hard costs" shall include the cost of materials and installation, but shall exclude any costs associated with design, such as architectural fees.

8.2 Title to and Removal of Tenant's Equipment

Title to the Tenant Improvements, all permitted improvements or equipment installed at and affixed to the Premises by Tenant and all of Tenant's personal property (collectively, "Tenant's Property") shall remain the property of Tenant; provided, however, that any structural improvements to the Building or any new openings made in the Building pursuant to Section 3.1 that are made by Tenant with City's consent shall become City's property and remain on the Premises. City hereby acknowledges that Tenant may grant to the vendor of the equipment to be installed at and affixed to the Premises a security interest in all equipment and fixtures owned by Tenant now or hereafter located at or on the Premises; provided no such security interest shall cover any portion of the Premises or the Building or City's property in, on or about the Building and further provided that any removal of such equipment or fixtures by the holder of any such security interest must be in compliance with the provisions of Section 26 (Surrender of Premises). Tenant may at any time, including any time it vacates the Premises (excluding the structural improvements referenced above), remove all of Tenant's Property from the Premises, subject to the provisions of Section 26 (Surrender of Premises). Notwithstanding anything to the contrary in this Lease, City can elect at any time prior to the Expiration Date or within thirty (30) days after termination of this Lease to require Tenant to remove on the Expiration Date or any earlier termination of this Lease in accordance with Section 26 (Surrender of Premises) at Tenant's sole expense, all or part of any structural improvements to the Premises or the common areas of the Building made by City or Tenant, which were made in order to provide sufficient support for Tenant's equipment, and any antenna or tower supports, foundations, or base plates.

8.3 Taxes on Tenant's Property

At least ten (10) days prior to delinquency, Tenant shall pay all taxes levied or assessed upon Tenant's Property and shall deliver reasonably satisfactory evidence of such payment to City promptly upon request.

8.4 Local Hire Requirements

Unless exempt, if the cost to make an approved Alteration is estimated to cost more than \$750,000, Tenant agrees to comply with the San Francisco Local Hiring Policy set forth in San Francisco Administrative Code Section 6.22(G) in the performance of such Alteration. Prior to the commencement of such Alteration, Tenant shall contact OEWD to discuss the local hiring requirements issued by OEWD under the San Francisco Local Hiring Policy that apply to such Alteration, if any. Tenant shall comply with all OEWD requirements issued with respect to the San Francisco Local Hiring Policy and applicable to such Alteration.

9. CITY'S ALTERATIONS OF THE BUILDING AND BUILDING SYSTEMS

City reserves the right at any time to make alterations, additions, repairs, deletions or improvements to all or any part of the Building, the Building Systems or the common areas of the Building, for any purpose including compliance with mandatory or voluntary controls or guidelines, subject to the following terms and conditions. In performing any such work, City shall make good faith efforts to give Tenant prior notice of such work and shall make reasonable efforts not to disrupt Tenant's normal use of Tenant's Equipment in the Premises. The making of any such alterations, additions, repairs, deletions or improvements shall in no event entitle

Tenant to any damages, relieve Tenant of the obligation to pay the full Base Rent and Additional Charges reserved hereunder or to perform each of its other covenants hereunder or constitute or be construed as a constructive or other eviction of Tenant, provided that Tenant can still operate the Premises as a Communications Site. During the period of any such alterations by City which materially impair Tenant's use of the Premises as a Communications Site, Tenant shall have the right at no additional charge to bring into the Building and operate a portable generator and mobile Communications Site and telescopic antennae or tower, in a mutually acceptable location and on the other terms and conditions provided with respect to such equipment in Section 14.1 (Damage and Destruction).

10. REPAIRS AND MAINTENANCE

10.1 City's Repairs

City shall not be responsible for any maintenance of any portion of the Building, except that City agrees (i) to correct any immediately life-threatening or hazardous condition that affects any portion of the Building necessary for Tenant's use of the Premises as a Communications Site, so long as such condition is not the result of damage or destruction discussed in Section 14 (Destruction), the acts, omissions or negligence of Tenant or its Agents, such repair is not otherwise the responsibility of Tenant under Section 9.2 (Tenant's Repairs), and such condition is not disclosed to Tenant under any provision of this Lease or would not have otherwise been discovered by Tenant through a reasonably diligent inspection of the Premises prior to the reference date hereof, and (ii) to repair any condition caused by City or its tenants of the Building other than Tenant, which condition materially affects any portion of the Building necessary for Tenant's use of the Premises as a Communications Site and is not caused by damage or destruction discussed in Section 14 (Destruction). Upon becoming aware of any such condition, Tenant shall give the City written notice of the need for any repair for which the City is responsible under the preceding sentence; provided, however, that Tenant's agreement to provide written notice shall in no event be interpreted as an assumption of liability for such lifethreatening or hazardous conditions unless Tenant would otherwise be responsible for such conditions hereunder. In the event that the costs of making the corrections or repairs described in Subsections (i) or (ii) above exceed Ten Thousand Dollars (\$10,000.00), City may elect to terminate this Lease within thirty (30) days of the condition requiring correction or repair in lieu of making such corrections or repairs, provided however, that Tenant may elect to pay the portion of such costs in excess of Ten Thousand Dollars (\$10,000.00) necessary in order to make such correction or repairs, in which case City will proceed with the correction or repair.

10.2 Tenant's Repairs

Tenant shall maintain all parts of its Premises at its sole expense, including without limitation, the floors, electrical wiring, fixtures and equipment, in good repair and working order and in a clean, safe and sanitary condition. Tenant shall repair all damage to the Building to the extent such damage results from any Tenant Alterations, Tenant's use of the Premises, or Tenant's entry on the Building pursuant to this Lease. Tenant shall make all repairs and replacements: (a) at Tenant's expense and at such time and, when required hereunder, in such manner as reasonably approved by City, (b) by duly licensed and bonded contractors or mechanics, (c) in a manner and using equipment and materials which will not interfere with or impair City's operations, use or occupation of the Building or the Building Systems, and (d) in accordance with any Building Rules and Regulations (as defined in Section 24.1 (Rules and Regulations)) and all applicable Laws (as defined in Section 13.1 (Compliance with Laws)).

Tenant hereby waives any right it may have to make repairs at City's expense under Sections 1941 and 1942 of the California Civil Code (Lessor to make dwelling-house fit for its purpose, and Repairs by lessee, respectively) or under any similar law, statute or ordinance now or hereafter in effect.

11. LIENS

Tenant shall keep the Premises and the Building free from any liens arising out of any work performed, material furnished or obligations incurred by or for Tenant. In the event Tenant shall not, within thirty (30) days following the imposition of any such lien, cause the lien to be released of record by payment or posting of a proper bond, City shall have in addition to all other remedies provided herein and by law or equity the right, but not the obligation, to cause the same to be released by such means as it shall deem proper, including, but not limited to, payment of the claim giving rise to such lien. All such sums paid by City and all expenses incurred by it in connection therewith (including, without limitation, reasonable attorneys' fees) shall be payable to City by Tenant upon demand. City shall have the right at all times to post and keep posted on the Premises any notices permitted or required by law or that City shall deem proper for the protection of City, the Premises, and the Building, from mechanics' and material supplier's liens. Tenant shall give to City at least fifteen (15) days' prior written notice of commencement of any repair or construction on the Premises except for minor and routine repair and maintenance for which Tenant is responsible hereunder. Tenant shall not create, permit or suffer any other encumbrances affecting any portion of the Premises or the Building except as expressly permitted under this Lease or without first obtaining the written consent of City, which City may give or withhold in its sole discretion.

12. UTILITIES AND SERVICES

12.1 Utilities and Services

Tenant shall furnish, at its cost, any and all utilities or services necessary or appropriate for Tenant's use and enjoyment of the Premises. Tenant shall install separate utility meters at the Premises and, when permitted by serving utilities, Tenant shall be responsible directly to the serving utilities for all utilities required for Tenant's use of the Premises. Tenant agrees to promptly pay for all such metered utilities. Tenant shall not: (a) connect or use any electrical equipment that exceeds the capacity of the Building electrical system; or (b) connect any apparatus, machine or device through electrical outlets except in the manner for which such outlets are designed, except for such modifications as may be shown on the Approved Plans and for any other such modifications at Tenant's sole cost as are reasonably approved in writing in advance by City.

12.2 Mandatory or Voluntary Restrictions

In the event City provides any utilities pursuant to <u>Section 12.1</u> (Utilities and Services), and any governmental entity promulgates or revises any statute, ordinance or building, fire or other code or imposes mandatory or voluntary controls or guidelines on City or the Building or any part thereof, relating to the use or conservation of energy or electricity, or in the event City is required or elects to make alterations to any part of the Building in order to comply with such mandatory or voluntary controls or guidelines, such compliance and the making of such alterations shall in no event entitle Tenant to any damages, relieve Tenant of the obligation to pay the full Base Rent and Additional Charges reserved hereunder or to perform each of its other covenants hereunder or constitute or be construed as a constructive or other eviction of Tenant, provided that Tenant can still operate the Premises as a Communications Site.

12.3 Floor Load

Without the prior written consent of City, which City may give or refuse in City's sole discretion, Tenant shall not place or install in the Premises any machine, equipment, structure or other improvement the weight of which shall exceed the normal loadbearing capacity of the floors or roof of the Building, except as may be shown in the Approved Plans. If City consents to the placement or installation of any such machine or equipment in the Premises, Tenant at its sole expense shall reinforce the floor or roof of the Premises in the area of such placement or installation, pursuant to plans and specifications reasonably approved by City and otherwise in compliance with Section 8.1 (Tenant's Alterations), to the extent necessary to assure that no

damage to the Premises or the Building or weakening of any structural supports will be occasioned thereby.

13. COMPLIANCE WITH LAWS AND RISK MANAGEMENT REQUIREMENTS

13.1 Compliance with Laws

Tenant, at Tenant's expense, shall promptly maintain the Premises, any Tenant Improvements and Tenant's Alterations and any other improvements and equipment permitted hereunder, and Tenant's use and operations thereon, in strict compliance with all present and future laws, orders and regulations of federal, state, county and municipal authorities (collectively, "Laws") relating to the Premises or the use or occupancy thereof, whether foreseen or unforeseen, ordinary as well as extraordinary. Such Laws shall include, without limitation, all Laws relating to health and safety and disabled accessibility including, without limitation, the Americans with Disabilities Act, 42 U.S.C. Section 12101 et seq. (insofar as such Act relates to Tenant's unique use) and Title 24 of the California Code of Regulations, all present and future Environmental Laws (as defined in Section 26.1 (Definitions)), and all present and future life safety, fire sprinkler, seismic retrofit and other building code requirements. Any work or installations made or performed by or on behalf of Tenant or any person or entity claiming through or under Tenant pursuant to the provisions of this Section shall be made in conformity with and subject to the provisions of Section 9.2 (Tenant's Repairs). In making any application to City's Planning Department for the Communications Site, Tenant agrees to act as both "Applicant" and "Project Sponsor." A copy of all conditional use permits authorizing use of the Premises are attached hereto as Exhibit D.

The parties acknowledge and agree that Tenant's obligation to comply with all Laws as provided herein is a material part of the bargained-for consideration under this Lease. Tenant's obligation under this Section shall include, without limitation, the responsibility of Tenant to make substantial or structural repairs and alterations to the Premises (including any of the Tenant Improvements or any of Tenant's Alterations), regardless of, among other factors, the relationship of the cost of curative action to the Rent under this Lease, the length of the then remaining Term hereof, the relative benefit of the repairs to Tenant or City, the degree to which the curative action may interfere with Tenant's use or enjoyment of the Premises, the likelihood that the parties contemplated the particular Law involved, and whether the Law involved is related to Tenant's particular use of the Premises; provided, however, that if any future Law requires such substantial or structural repairs and alterations, and such future Law is not triggered by Tenant's particular use of the Premises or any Tenant Improvements or Tenant's Alterations, Tenant shall have the right to terminate this Lease in lieu of performing such substantial or structural repairs and alterations by delivering written notice of such termination to City within the thirty (30) day period immediately following the date such future Law becomes effective. If Tenant timely delivers such a termination notice to City pursuant to the foregoing sentence, this Lease shall terminate as of the thirtieth (30th) day immediately following City's receipt of such termination notice. Except as expressly provided herein, no occurrence or situation arising during the Term, nor any present or future Law, whether foreseen or unforeseen, and however extraordinary, shall relieve Tenant from its obligations hereunder, or shall give Tenant any right to otherwise seek redress against City, and Tenant waives any rights now or hereafter conferred upon it by any existing or future Law to receive any abatement, diminution, reduction or suspension of payment of Rent, or to compel City to make any repairs to comply with any such Laws, on account of any such occurrence or situation.

Tenant understands and agrees that City is entering into this Lease in its capacity as a property owner with a proprietary interest in the Premises and not as a regulatory agency with police powers. Nothing in this Lease shall limit in any way Tenant's obligation to obtain any required regulatory approvals from City departments, boards or commissions having jurisdiction over the Premises. By entering into this Lease, City is in no way modifying or limiting Tenant's obligation to cause the Premises to be used and occupied in accordance with all Laws as provided above.

13.2 Licenses and Approvals

Tenant represents and warrants that it has acquired all licenses, permits, and other approvals required under all federal, state, and local laws for the operation of Tenant's Equipment on the Premises. Tenant shall maintain all such licenses, permits or other approvals throughout the Term of this Lease.

13.3 Radiofrequency Radiation and Electromagnetic Fields

Without limiting Section 13.1 above, Tenant shall comply with all present and future laws, orders and regulations of federal, state, county and municipal authorities relating to allowable presence of or human exposure to Radiofrequency Radiation ("RFs") or Electromagnetic Fields ("EMFs") on or off the Premises, including without limitation, all applicable standards adopted by the Federal Communications Commission ("FCC"), whether such RF or EMF presence or exposure results from Tenant's equipment alone or from the cumulative effect of Tenant's equipment added to all other sources in the Building. City shall not agree to allow any third party entering into an occupancy or use agreement after the Commencement Date to cause an increase in RF or EMF levels in the Building such that the cumulative levels exceed allowable levels. If the cumulative effect of City's use of the Building taken together with Tenant's use hereunder and other tenant(s) whose use predated the Commencement Date exceeds such standards, Tenant shall have the right to terminate this Lease without penalty upon ninety (90) days' prior written notice to City. Without limiting the provisions of Tenant's indemnity contained in Section 18 (Indemnity), Tenant, on behalf of itself and its successors and assigns, shall indemnify the "Indemnified Parties," and each of them, from and against all "Claims" incurred in connection with or arising in whole or in part from the presence of or exposure to RFs or EMFs resulting from Tenant's use of the Premises.

13.4 Compliance with City's Risk Management Requirements

Tenant shall not do anything, or permit anything to be done, in or about the Premises which would create any unusual fire risk, and shall take commercially reasonable steps to protect City from any potential premises liability by reason of any business operation being conducted by Tenant in the Premises. Tenant, at Tenant's expense, shall comply with all reasonable rules, orders, regulations or requirements of City's Risk Manager.

14. SUBORDINATION

This Lease shall be subordinate to any reciprocal easement agreements, ground leases or underlying leases and the lien of any mortgage or deed of trust (collectively, "Encumbrance"), which may now exist or hereafter be executed affecting any of the Building, the real property upon which the Building is located or City's interest therein and all renewals, extensions, modifications, and replacements of such Encumbrance. Notwithstanding the foregoing, City shall have the right to subordinate any such Encumbrances to this Lease. If any ground lease or underlying lease terminates for any reason or any mortgage or deed of trust is foreclosed or a conveyance in lieu of foreclosure is made for any reason, Tenant shall attorn to the successor-ininterest to City, at the option of such successor-in-interest, provided that so long as Tenant is not in default hereunder, such successor-in-interest shall recognize this Lease and shall not disturb Tenant in its possession of the Premises for any reason other than one that would entitle City to terminate this Lease or otherwise dispossess Tenant of the Premises in accordance with the terms hereof. No further instrument shall be required to make the provisions hereof operative except that City shall give Tenant written notice of such subordination. Tenant agrees, however, to execute and deliver, upon demand by City and in the form requested by City, any additional documents evidencing the priority or subordination of this Lease provided such documents contain a non-disturbance and recognition agreement executed by the holder of such Encumbrance.

15. DAMAGE OR DESTRUCTION

The parties recognize that the Premises are a small portion of a building used as, among other things, a medical facility. In the event of damage to the Premises or the Building by any cause, City shall have no obligation to rebuild or repair. If City, in City's sole and absolute discretion, determines to repair or rebuild, City shall give Tenant written notice of its determination and its good faith estimate of the amount of time to repair or rebuild, within thirty (30) days of the date of such damage or destruction. If such repairs or rebuilding cannot be completed within two hundred ten (210) days after the date of such damage or destruction, or if City elects not to repair or rebuild as provided above, then Tenant shall have the right, at its election, to terminate this Lease upon sixty (60) days prior written notice to City.

During the period of any repair or rebuilding provided for hereunder, Tenant shall have the right, at its sole expense, to bring onto the Building in a location mutually acceptable to Tenant and City and to operate a portable generator and mobile Communications Site and telescopic antennae or tower in order to provide for continuous service to Tenant's customers during such period. Neither the placement nor use of such generator or equipment shall interfere with City's operations or business in the Building or, if City has elected to repair or rebuild the Premises or the Building as provided above, with such repair or reconstruction.

The parties hereto understand and agree that the provisions of this Section are intended to govern fully the rights and obligations of the parties in the event of damage or destruction, and Tenant and City each hereby waives and releases the provisions of Section 1932, subdivision 2, and Section 1933, subdivision 4, of the Civil Code of California (When hirer may terminate the hiring) or under any similar law, statute or ordinance now or hereafter in effect.

16. EMINENT DOMAIN

16.1 Eminent Domain

If all or any part of the Premises shall be taken as a result of the exercise of the power of eminent domain or any transfer in lieu thereof, this Lease shall terminate as to the part so taken as of the date of taking. In the case of a partial taking, Tenant shall have the right to terminate this Lease as to the balance of the Premises by written notice to City within thirty (30) days after such date; provided, however, that a condition to the exercise by Tenant of such right to terminate shall be that the portion of the Premises taken shall be of such extent and nature as to materially impair Tenant's use of the balance of the Premises as a Communications Site. In the event of a partial taking of the Premises which does not result in a termination of this Lease, the Base Rent and Additional Charges thereafter to be paid shall be equitably reduced.

If any material part of the Building shall be taken as a result of the exercise of the power of eminent domain or any transfer in lieu thereof, City shall have the right to terminate this Lease by written notice to Tenant within thirty (30) days of the date of the taking.

In the event of any taking, City shall be entitled to any award which may be paid or made in connection therewith. Tenant shall have no claim against City for the value of any unexpired term of this Lease or otherwise except that Tenant may claim any portion of the award that is specifically allocable to Tenant's relocation expenses or the interruption of or damage to Tenant's business or loss or damage to Tenant's Property.

The parties understand and agree that the foregoing provisions of this Section are intended to govern fully the rights and obligations of the parties in the event of a taking. Tenant and City each hereby waives and releases any right to terminate this Lease in whole or in part under Sections 1265.120 and 1265.130 of the California Code of Civil Procedure (partial termination of lease and Court order terminating lease, respectively) or under any similar law, statute or ordinance now or hereafter in effect.

16.2 Temporary Takings

Notwithstanding the foregoing, if a taking occurs with respect to all or any portion of the Premises for less than ninety (90) days, this Lease shall remain unaffected thereby, and Tenant shall continue to perform all of the terms, conditions and covenants of this Lease, except that Tenant shall be entitled to an abatement in Base Rent to the extent that its use of the Premises as a Communications Site is materially impaired. In the event of any such temporary taking, Tenant shall be entitled to receive that portion of any award which represents compensation for the use or occupancy of the Premises during the Term up to the total Base Rent and Additional Charges owing by Tenant for the period of the taking, and City shall be entitled to receive the balance of any award.

17. ASSIGNMENT AND SUBLETTING

17.1 Restriction on Assignment and Subletting

Tenant shall not directly or indirectly (including, without limitation, by merger, acquisition, or other transfer of any controlling interest in Tenant), voluntarily or by operation of law, sell, assign, encumber, pledge or otherwise transfer any part of its interest in or rights with respect to the Premises or its leasehold estate hereunder (collectively, "Assignment"), or permit any portion of the Premises to be occupied by anyone other than itself, or sublet any portion of the Premises (collectively, "Sublease"), without City's prior written consent. City's consent shall not be unreasonably withheld in each instance, as provided hereinbelow and subject to the exception for certain permitted transfers as provided in Section 17.6 (Permitted Assignment). Notwithstanding anything to the contrary contained in this Lease, in no event shall Tenant have the right to encumber by a mortgage, deed of trust, security agreement, or otherwise, any part of the Premises, the Building or City's interest therein.

17.2 Notice of Proposed Transfer

If Tenant desires to enter into an Assignment or a Sublease, then it shall give written notice (a "Notice of Proposed Transfer") to City of its intention to do so. The Notice of Proposed Transfer shall provide in detail the terms and conditions for such proposed Assignment or Sublease and complete information, including financial statements, business history, and references about the Assignee or Sublessee and such other information about the proposed assignee or subtenant (collectively, "Transferee") as is reasonably requested by City to make a fully informed decision about consent to Tenant's request.

17.3 City's Response

City shall make its election to approve or disapprove such Assignment or Sublease within twenty (20) business days after City's receipt of the Notice of Proposed Transfer (the "Response Period"). If City approves the proposed Sublease or Assignment in writing, then Tenant shall be entitled for a period of ninety (90) days following such date to enter into the proposed Assignment or Sublease. However, any Rent or other consideration realized by Tenant under any such Assignment or Sublease in excess of the Base Rent and Additional Charges payable hereunder (or the amount thereof proportionate to the portion of the Premises subject to such Sublease) shall be paid to City after Tenant has recovered any reasonable broker's commissions and the reasonable cost of any improvements that Tenant has actually incurred in connection with such Sublease or Assignment.

Notwithstanding anything to the contrary in this Section, if any monetary or other material event of default by Tenant is outstanding hereunder at the time of Tenant's Notice of Proposed Transfer (or if any event shall have occurred which with the giving of notice or the passage of time or both would constitute such a default), then City may elect by notice to Tenant to refuse to consent to Tenant's proposed Transfer and pursue any of its right or remedies hereunder or at law or in equity.

17.4 Effect of Sublease or Assignment

No Sublease or Assignment by Tenant nor any consent by City thereto nor any Assignment or Sublease by Tenant permitted hereunder without City's consent shall relieve Tenant of any obligation on its part under this Lease. Any Sublease or Assignment that is not in compliance with this Section shall be void and, at City's option, shall constitute a material default by Tenant under this Lease. The acceptance of any Base Rent or other payments by City from a proposed Transferee shall not constitute consent to such Sublease or Assignment by City or a recognition of any Transferee, or a waiver by City of any failure of Tenant or other transferor to comply with this Section.

17.5 Assumption by Transferee

Each Transferee shall assume all obligations of Tenant under this Lease and shall be and remain liable jointly and severally with Tenant for the payment of the Base Rent and Additional Charges, and for the performance of all of the terms, covenants, conditions and agreements herein contained on Tenant's part to be performed. No Assignment shall be binding on City unless Tenant or Transferee shall deliver to City evidence satisfactory to City that it has obtained all permits, licenses, or other approvals required to operate as a wireless telecommunications service provider on the Premises, a counterpart of the Assignment (or other document reasonably satisfactory to the City in the event of an assignment permitted under Section 17.6 (Permitted Assignment)) and an instrument in recordable form that contains a covenant of assumption by such Transferee satisfactory in substance and form to City, and consistent with the requirements of this Section. However, the failure or refusal of such Transferee to execute such instrument of assumption shall not release such Transferee from its liability as set forth above. Except for a permitted assignment to a general partner or affiliate of Tenant as provided in Section 17.6, Tenant shall reimburse City on demand for any reasonable costs that may be incurred by City in connection with any proposed Sublease or Assignment, including, without limitation, the costs of making investigations as to the acceptability of the proposed Transferee and legal costs incurred in connection with the granting of any requested consent.

17.6 Permitted Assignment

City agrees that Tenant shall be permitted to enter into an Assignment of this Lease or Sublease of the Premises, without City's prior consent but with notice to City as provided below, to any entity which directly or indirectly controls, is controlled by or is under the common control with, Tenant, and has a net worth of at least Ten Million Dollars (\$10,000,000), will use the Premises in the same manner as Tenant under this Lease and holds all licenses, permits, and other approvals necessary to lawfully operate a Communications Site on the Premises. As used above, the term "control" shall mean (a) as to a corporation, the ownership of stock having the right to exercise more than fifty percent (50%) of the total combined voting power of all classes of stock of the controlled corporation, issued and outstanding, and (b) as to partnerships and other forms of business associations, ownership of more than fifty percent (50%) of the beneficial interest and voting control of such association. Tenant shall use its best efforts to provide City with notice in advance of any such permitted Assignment and in any event shall provide City with written notice no later than ten (10) days after the effective date of such permitted Assignment.

18. DEFAULT

18.1 Events of Default

Any of the following shall constitute an event of default by Tenant hereunder:

(a) any failure to pay any Base Rent or Additional Charges as and when due, provided Tenant shall have a period of ten (10) days from the date written notice is received from City within which to cure any default in the payment of Rent; provided, however, that City

shall not be required to provide such notice regarding Tenant's failure to make such payments when due more than twice during any calendar year, and any such failure by Tenant after Tenant has received two such notices in any calendar year from City shall constitute a default by Tenant hereunder without any requirement on the part of City to give Tenant notice of such failure except for a three (3)-day notice to pay or quit as required by law;

- (b) any failure to perform or comply with any other covenant, condition or representation made under this Lease, provided Tenant shall have a period of thirty (30) days from the date written notice is received from City within which to cure such default under this Lease, or, if such default is not capable of cure within such thirty (30)-day period, Tenant shall have a reasonable period to complete such cure if Tenant promptly undertakes action to cure such default within such thirty (30)-day period and thereafter diligently prosecutes the same to completion and Tenant uses its best efforts to complete such cure within sixty (60) days after its receipt of written notice of default from City;
- (c) any vacation or abandonment of the Premises for more than fourteen (14) consecutive days such that the Premises are no longer being used for the purposes set forth in <u>Section 5.1</u>; City acknowledges that the Premises are to be used as an unoccupied transmission facility and, accordingly, lack of on-site personnel shall not, in and of itself, be deemed to indicate vacation or abandonment; and
- (d) the appointment of a receiver due to Tenant's insolvency to take possession of all or substantially all of the assets of Tenant, or an assignment by Tenant for the benefit of creditors, or any action taken or suffered by Tenant under any insolvency, bankruptcy, reorganization, moratorium or other debtor relief act or statute, whether now existing or hereafter amended or enacted, if any such receiver, assignment or action is not released, discharged, dismissed or vacated within sixty (60) days.

18.2 Remedies

Upon the occurrence of an event of default by Tenant which is not cured by Tenant within the applicable grace period, if any, specified in <u>Section 18.1</u> (Events of Default), City shall have the following rights and remedies in addition to all other rights and remedies available to City at law or in equity:

- (a) the rights and remedies provided by California Civil Code Section 1951.2 (damages on termination for breach), including, but not limited to, the right to terminate Tenant's right to possession of the Premises and to recover the worth at the time of award of the amount by which the unpaid Base Rent and Additional Charges for the balance of the Term after the time of award exceeds the amount of rental loss for the same period that Tenant proves could be reasonably avoided, as computed pursuant to subsection (b) of such Section 1951.2.
- (continuation of lease after breach and abandonment), which allows City to continue this Lease in effect and to enforce all of its rights and remedies under this Lease, including the right to recover rent as it becomes due, for so long as City does not terminate Tenant's right to possession. Acts of maintenance or preservation, efforts to relet the Premises or the appointment of a receiver upon City's initiative to protect its interest under this Lease shall not constitute a termination of Tenant's right to possession. If City exercises its right under California Civil Code Section 1951.4, City may from time to time sublet the Premises or any part thereof for such term or terms (which may extend beyond the Term) and at such rent and upon such other terms as City in its sole discretion may deem advisable, with the right to make alterations and repairs to the Premises. Upon each such subletting, Tenant shall be immediately liable for payment to City of, in addition to Base Rent and Additional Charges due hereunder, the cost of such subletting and such alterations and repairs incurred by City and the amount, if any, by which the Base Rent and Additional Charges owing hereunder for the period of such subletting (to the extent such period does not exceed the Term) exceeds the amount to be paid as Base Rent and Additional

Charges for the Premises for such period pursuant to such subletting. No action taken by City pursuant to this Subsection shall be deemed a waiver of any default by Tenant and, notwithstanding any such subletting without termination, City may at any time thereafter elect to terminate this Lease for such previous default.

(c) the right to have a receiver appointed for Tenant upon application by City to take possession of the Premises and to apply any rental collected from the Premises and to exercise all other rights and remedies granted to City pursuant to this Lease.

19. TENANT'S INDEMNITY

Tenant, on behalf of itself and its successors and assigns, shall indemnify, defend and hold harmless ("Indemnify") City, its Agents and Invitees, and their respective heirs, legal representatives, successors and assigns (individually and collectively, the "Indemnified Parties"), and each of them, from and against any and all liabilities, losses, costs, claims, judgments, settlements, damages, liens, fines, penalties and expenses, including, without limitation, direct and vicarious liability of every kind (collectively, "Claims"), incurred in connection with or arising in whole or in part from: (a) injury to or death of a person, including, without limitation, employees of Tenant, or loss of or damage to property, occurring on or about the Premises or License Areas or arising in connection with the use of the Premises or License Areas under this Lease; (b) any default by Tenant in the observation or performance of any of the terms, covenants or conditions of this Lease to be observed or performed on Tenant's part; (c) the use or occupancy or manner of use or occupancy of the Premises by Tenant, its Agents or Invitees or any person or entity claiming through or under any of them; (d) the condition of the Premises or any occurrence on the Premises from any cause attributable to the events described in clauses (a), (b) or (c) of this Section; or (e) any acts, omissions or negligence of Tenant, its Agents or Invitees, in, on or about the Premises or the Building; all regardless of the negligence of, and regardless of whether liability without fault is imposed or sought to be imposed on, the Indemnified Parties, except to the extent that such Indemnity is void or otherwise unenforceable under applicable Law in effect on or validly retroactive to the date of this Lease and further except to the extent such Claim is caused by the willful misconduct or active negligence of the Indemnified Parties. The foregoing Indemnity shall include, without limitation, reasonable fees of attorneys, consultants and experts and related costs and City's costs of investigating any Claim. Tenant specifically acknowledges and agrees that it has an immediate and independent obligation to defend City and the other Indemnified Parties from any claim which actually or potentially falls within this indemnity provision even if such allegation is or may be groundless, fraudulent or false, which obligation arises at the time such claim is tendered to Tenant by City and continues at all times thereafter. Tenant's obligations under this Section shall survive the termination of the Lease.

20. INSURANCE

20.1 Tenant's Insurance

- (a) Tenant shall procure and keep in effect at all times during the Term, at Tenant's cost, insurance in the following amounts and coverages:
- (i) Commercial General Liability Insurance with limits not less than Two Million Dollars (\$2,000,000) each occurrence combined single limit for bodily injury and property damage, including contractual liability, personal injury, products and completed operations.
- (ii) Worker's Compensation Insurance with Employer's Liability Limits not less than One Million Dollars (\$1,000,000) each accident.

- (iii) Commercial Automobile Liability Insurance with limit not less than One Million Dollars (\$1,000,000) each occurrence combined single limit for bodily injury and property damage, including owned and non-owned and hired vehicles.
- (iv) Business Interruption Insurance insuring that the Rent will be paid to City for a period of at least ninety (90) days following written notification to the Landlord if Tenant is unable to operate its business at the Premises. Such insurance shall also cover business interruptions due to failures or interruptions in telecommunications services, strikes, employee lockouts, riots, or other civil commotion.
- (b) Commercial General Liability, Commercial Automobile Liability Insurance and Business Interruption Insurance policies shall be endorsed to provide the following:
- (i) Name as additional insured the City and County of San Francisco, its officers, agents and employees.
- (ii) That such policies are primary insurance to any other insurance available to the additional insureds, with respect to any claims arising out of this Lease, and that insurance applies separately to each insured against whom claim is made or suit is brought. Such policies shall also provide for severability of interests and that an act or omission of one of the named insureds which would void or otherwise reduce coverage shall not reduce or void the coverage as to any insured, and shall afford coverage for all claims based on acts, omissions, injury or damage which occurred or arose (or the onset of which occurred or arose) in whole or in part during the policy period.
- (c) All insurance policies required to be maintained by Tenant hereunder shall be endorsed to provide thirty (30) days' prior written notice of cancellation for any reason other than for nonpayment of a premium, which would have ten (10) days' prior written notice of cancellation, to both Tenant and City. Notice to City shall be mailed to the address(es) for City set forth in the Basic Lease Information.
- (d) Should any of the required insurance be provided under a claims-made form, Tenant shall maintain such coverage continuously throughout the term hereof and, without lapse, for a period of three (3) years beyond the expiration or termination of this Lease, to the effect that, should occurrences during the Term give rise to claims made after expiration or termination of this Lease, such claims shall be covered by such claims-made policies.
- (e) Should any of the required insurance be provided under a form of coverage that includes a general annual aggregate limit or provides that claims investigation or legal defense costs be included in such general annual aggregate limit, such general aggregate limit shall double the occurrence or claims limits specified above.
- (f) Tenant shall deliver to City certificates of insurance and additional insured policy endorsements from insurers in a form satisfactory to City, evidencing the coverages required hereunder, on or before the Commencement Date, , and Tenant shall provide City with certificates thereafter promptly upon City's request.
- (g) Tenant's compliance with the provisions of this Section shall in no way relieve or decrease Tenant's liability under <u>Section 19</u> (Indemnity), or any other provision of this Lease.
- (h) Notwithstanding anything to the contrary in this Lease, City may elect, in City's sole and absolute discretion, to terminate this Lease if Tenant allows any required insurance coverage to lapse by: (1) providing Tenant written notice of such lapse; and (2) immediately providing written notice of termination if Tenant fails to reinstate the lapsed coverage within three (3) days of City's notice of such default.

20.2 Tenant's Property

Tenant shall be responsible, at its expense, for separately insuring Tenant's Property.

20.3 City's Self Insurance

Tenant acknowledges that City self-insures against casualty, property damage and public liability risks. City agrees to maintain an adequate program of self-insurance for public liability risks during the Term and shall not be required to carry any third party insurance with respect to the Building, the Premises or otherwise.

20.4 Waiver of Subrogation

Notwithstanding anything to the contrary contained herein, City and Tenant each hereby waives any right of recovery against the other party for any loss or damage sustained by such other party with respect to the Building or the Premises or any portion thereof or the contents of the same or any operation therein, whether or not such loss is caused by the fault or negligence of such other party, to the extent such loss or damage is (i) covered by third party insurance such Waiving Party is required to carry under this Lease or (ii) actually covered by any other third party insurance then carried by the Waiving Party. Each Waiving Party agrees to cause its third party insurers to issue appropriate waiver of subrogation rights endorsements to all policies relating to the Building or the Premises; provided, the failure to obtain any such endorsement shall not affect the above waiver.

21. LIMITATION OF CITY'S LIABILITY

21.1 Limitation on City's Liability

City shall not be responsible for or liable to Tenant, and Tenant hereby waives all Claims against City and its Agents and releases City and its Agents from, all Claims for any injury, loss or damage to any person or property in or about the Premises or any License Area created under this Lease by or from any cause whatsoever (other than to the extent caused by the active negligence or willful misconduct of City and its Agents), including, without limitation, acts or omissions of persons occupying adjoining premises or any part of the Building adjacent to or connected with the Premises; theft; burst, stopped or leaking water, gas, sewer or steam pipes; or gas, fire, oil or electricity in, on or about the Premises or the Building.

21.2 Consequential Damages

Tenant expressly acknowledges and agrees that the Rent payable hereunder does not take into account any potential liability of City for any consequential or incidental damages including, but not limited to, lost profits arising from the disruption to Tenant Improvements. City would not be willing to enter into this Lease in the absence of a complete waiver of liability, to the fullest extent permitted by Law, for consequential or incidental damages due to the acts or omissions of City or its Agents, and Tenant expressly assumes the risk with respect thereto. Accordingly, without limiting any indemnification obligations of Tenant or other waivers contained in this Lease and as a material part of the consideration for this Lease, Tenant fully releases, waives and discharges forever any and all claims, demands, rights, and causes of action against City for consequential and incidental damages (including without limitation, lost profits) arising out of this Lease, including, without limitation, any interference with uses conducted by Tenant pursuant to this Lease, regardless of the cause, and whether or not due to the active or passive negligence or willful misconduct of City or its Agents, and covenants not to sue for such damages City, its departments, commissions, officers, directors and employees, and all persons acting by, through or under each of them.

21.3 No Relocation Assistance

This Lease creates no right in Tenant to receive any relocation assistance or payment for any reason under the Relocation Assistance Act (California Government Code Section 7260 et seq.), the Uniform Relocation Assistance Act (42 U.S.C. Section 4602 et seq.) as such acts may be amended or revised or under any existing or future law upon any termination of tenancy except as provided in Section 15 (Eminent Domain) hereof.

Tenant fully waives, releases and relinquishes forever any and all claims, demands, rights and causes of action that it may have against the city under any existing or future laws, for any compensation from City not otherwise provided for herein, upon any termination of tenancy hereunder.

In connection with the releases under <u>Sections 21.1</u> (Limitation on City's Liability), <u>21.2</u> (Consequential Damages), and <u>21.3</u> (No Relocation Assistance), Tenant acknowledges that it is familiar with Section 1542 of the California Civil Code, which reads:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

Tenant acknowledges that the releases contained herein include all known and unknown, disclosed and undisclosed, anticipated and unanticipated claims. Tenant realizes and acknowledges that it has agreed upon this Lease in light of this realization and, being fully aware of this situation, it nevertheless intends to waive the benefit of Civil Code Section 1542, or any statute or other similar law now or later in effect. The releases contained herein shall survive any termination of this Lease.

22. ACCESS TO PREMISES

22.1 Tenant's Access to the Premises

City hereby grants to Tenant during the Term of this Lease and for the limited purposes and subject to the terms and conditions set forth below, a nonexclusive license in and over the following common areas of the Building to the Premises: areas providing physical access by personnel and equipment including ramps, loading docks, walkways, staircases, and ladders; and the roof of the elevator room on which Tenant's Equipment is installed as shown on Exhibit A. Use of such common areas shall be subject to City's rights under Section 9 (City's Alterations of Building and Building Systems). The license granted to Tenant hereunder is for the sole purpose of constructing, maintaining, restoring, replacing and operating Tenant's Equipment located within the Premises or the common areas of the Building, including any necessary electrical and telephone conduits, in accordance with the use permitted under this Lease.

Such rights shall include the right of ingress and egress through the Building during non-business hours for access to or from the Premises or any Tenant Cables, provided that Tenant shall provide City with at least forty-eight (48) hours' prior written notice of any requested access, shall only access the Premises or any Tenant Cables elsewhere in the Building while accompanied by a designated City representative, and shall comply with all reasonable requirements of such designated City representative with respect to Tenant's requested access. In the event of an emergency, Tenant shall have the right to enter the Premises (or the Building with respect to accessing any Tenant Cables) if a designated City representative is not available to accompany Tenant at such time and following such access, Tenant promptly notifies the Key Contact for Landlord designated in Section 1 above.

The foregoing license is irrevocable until this Lease expires or sooner terminates as provided herein.

22.2 City's Access to the Premises

City and its designated Agents shall the right to enter the Premises at all reasonable times upon not less than twenty-four (24) hours advance notice (except in the event of an emergency) for any of the following purposes:

- (a) To determine whether the Premises are in good condition and to inspect the Premises;
- (b) To determine whether Tenant is in compliance with its obligations hereunder and to cure or attempt to cure any default in accordance with the provisions of <u>Section 18.2</u> (Remedies) hereof;
- (c) To serve, post or keep posted any notices required or allowed under any provisions of this Lease or required under any applicable Law;
- (d) To do any maintenance or repairs to the Premises that City has the right or the obligation, if any, to perform hereunder; and
- (e) To show the Premises to any prospective purchasers, brokers, encumbrancers or officials, or, during the last year of the Term of this Lease, to exhibit the Premises to prospective tenants or other occupants, and to post any "for sale" or "for lease" signs in connection therewith.

22.3 Emergency Access

In the event of any emergency, as determined by City, City may, at its sole option and without notice (provided that City shall make reasonable efforts to provide Tenant with notice when feasible in light of the exigent circumstances) enter the Premises and alter or remove Tenant's Property on or about the Premises. City shall have the right to use any and all means City considers appropriate to gain access to any portion of the Premises in an emergency. In such case, City shall not be responsible for any damage or injury to any such property, nor for the replacement of any such property and any such emergency entry shall not be deemed to be a forcible or unlawful entry onto or a detainer of, the Premises, or any eviction, actual or constructive, of Tenant from the Premises or any portion thereof.

22.4 No Liability

City shall not be liable in any manner, and Tenant hereby waives any claims, for any inconvenience, disturbance, loss of business, nuisance or other damage arising out of City's entry onto the Premises, except damage resulting directly and exclusively from the gross negligence or willful misconduct of City or its Agents and not contributed to by the acts, omissions or negligence of Tenant, its Agents or Invitees. During any City access to the Premises pursuant to this Section 22 (Access to Premises), City will not unreasonably (i) interfere with the Tenant's Equipment in any way; (ii) move or remove the Tenant's Equipment; (iii) disconnect the power or any other utilities or services serving the Tenant's Equipment; or (iv) make any repairs to the Tenant's Equipment. As soon as reasonably possible following any such action by City, City must notify Tenant orally and followed promptly by written notice, that City entered the Premises and describe the action taken by City at the Premises in default of its obligations under the foregoing sentence.

22.5 No Abatement

Tenant shall not be entitled to any abatement in Rent if City exercises any rights reserved in this Section 22.

22.6 Minimize Disruption

City shall use its reasonable good faith efforts to conduct any activities on the Premises allowed under this <u>Section 22</u> in a manner that, to the extent practicable, will minimize any disruption to Tenant's use hereunder.

23. ESTOPPEL CERTIFICATES

Tenant, at any time and from time to time upon not less than ten (10) days' and after receipt of written notice from City, shall execute, acknowledge and deliver to City or to any party designated by City, a certificate of Tenant stating: (a) that Tenant has accepted the Premises (or, if Tenant has not done so, that Tenant has not accepted the Premises and specifying the reasons therefor), (b) the Commencement Date and Expiration Date of this Lease, (c) that this Lease is unmodified and in full force and effect (or, if there have been modifications, that the Lease is in full force and effect as modified and stating the modifications), (d) whether or not there are then existing any defenses against the enforcement of any of the obligations of Tenant under this Lease (and if so, specifying the same), (e) whether or not there are then existing obligations of City under this Lease (and if so specifying the same), (f) the dates, if any, to which the Base Rent and Additional Charges have been paid, and (g) any other information relating to delivery, acceptance, and condition of the Premises, and the condition of Tenant's Equipment, that may be reasonably required by any such persons.

24. RULES AND REGULATIONS

Tenant shall faithfully comply with any and all reasonable rules, regulations and instructions, written or oral which may be established during the Term by City with respect to use of any part of the Building.

25. SECURITY DEPOSIT

Upon execution of this Lease, Tenant shall deposit with City the sum specified as the security deposit in the Basic Lease Information (the "Security Deposit"), in cash, which shall be held by City to secure Tenant's faithful performance of all terms, covenants and conditions of this Lease.

Tenant agrees that City may (but shall not be required to) apply the Security Deposit in whole or in part to remedy any damage to the Premises caused by Tenant, its Agents or Invitees, or any then uncured failure of Tenant to perform any other terms, covenants or conditions contained herein (including, but not limited to, the payment of Rent or other sum due hereunder when due), without waiving any of City's other rights and remedies hereunder or at law or in equity and without any obligation. Prior to City's use of the Security Deposit, City shall give Tenant written notice of City's intention to use the Security Deposit and the date and amount of such intended use, together with reasonable written documentation of the loss, damage or expense for which City seeks reimbursement from the Security Deposit. Tenant waives the provisions of Section 1950.7 of the California Civil Code or any similar law, statute or ordinance now or hereafter in effect and agrees that Landlord may retain any portion of Security Deposit reasonably necessary to compensate Landlord for any other foreseeable or unforeseeable loss or damage caused by the acts or omissions of Tenant, its Agents or Invitees. Without limiting the foregoing, Tenant understands and agrees that Landlord may apply some or all of the Security Deposit to the payment of future Rent following a then uncured Tenant default.

Should City use any portion of the Security Deposit to cure any uncured default by Tenant hereunder, Tenant shall immediately replenish the Security Deposit to the original amount within thirty (30) days following receipt of written notice. If the Base Rent is increased pursuant to any of the provisions of this Lease, Tenant shall increase the amount of the Security Deposit accordingly. City's obligations with respect to the Security Deposit are solely that of debtor and not trustee. City shall not be required to keep the Security Deposit separate from its general funds, and Tenant shall not be entitled to interest on the Security Deposit. The amount of the Security Deposit shall in no way limit the liabilities of Tenant under any provision of this

Lease. Provided Tenant is not in default under the Lease, City will return any remaining portion of the Security Deposit within the applicable period required under California law following the expiration or earlier termination of this Lease.

26. SURRENDER OF PREMISES

Upon the Expiration Date or other termination of this Lease, Tenant shall peaceably quit and surrender to City the Premises in good order and condition, normal wear and tear excepted, free of debris and hazards, after having made the last necessary repair required by Tenant under this Section (and damage caused by casualty or condemnation excepted). The Premises shall be surrendered free and clear of all liens and encumbrances other than presently existing liens and encumbrances and any other encumbrances created by City. Tenant shall, before the Expiration Date or other termination of this Lease, remove all of Tenant's Property and repair any damage resulting from the removal; provided, however, that City shall have the right to require Tenant to leave all or a portion of the Tenant Cables in place if City notifies Tenant of its exercise of such right in writing prior to the Expiration Date or other termination of this Lease. Tenant's removal and repair work pursuant to this Section shall be performed (a) at Tenant's expense and at such time and, when required hereunder, in such manner as reasonably approved by City, (b) by duly licensed and bonded contractors or mechanics, (c) in a manner and using equipment and materials which will not interfere with or impair City's operations, use or occupation of the Building or the Building Systems, and (d) in accordance with any Building Rules and Regulations and all applicable Laws. Tenant's obligations under this Section shall survive the Expiration Date or other termination of this Lease. Any items of Tenant's Property which shall remain in the Premises after the Expiration Date of this Lease may, at the option of City, be deemed abandoned and in such case may be disposed of by City in accordance with Civil Code Section 1980 et seq. or any other manner allowed by law.

Concurrently with the surrender of the Premises as provided above, Tenant agrees, if requested by City, to execute, acknowledge and deliver to City a quitclaim deed to the Premises and any other instrument reasonably requested by City to evidence or otherwise effect the termination of Tenant's leasehold estate hereunder and to effect such transfer or vesting of title to the Tenant Improvements or other improvements or equipment which are to remain part of the Premises as provided herein.

27. HAZARDOUS MATERIALS

27.1 Definitions

As used herein, the following terms shall have the meanings set forth below:

- (a) "Environmental Laws" shall mean any federal, state, local or administrative law, rule, regulation, order or requirement relating to industrial hygiene, environmental conditions or Hazardous Materials, whether now in effect or hereafter adopted.
- (b) "Hazardous Material" shall mean any material that, because of its quantity, concentration or physical or chemical characteristics, is at any time now or hereafter deemed by any federal, state or local governmental authority to pose a present or potential hazard to human health, welfare or safety or to the environment. Hazardous Material includes, without limitation, any material or substance defined as a "hazardous substance," or "pollutant" or "contaminant" pursuant to the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA", also commonly known as the "Superfund" law), as amended, (42 U.S.C. Section 9601 et seq.) or pursuant to Section 25316 of the California Health & Safety Code; any "hazardous waste" listed pursuant to Section 25140 of the California Health & Safety Code; and petroleum, including crude oil or any fraction thereof, natural gas or natural gas liquids.
- (c) "Investigate and Remediate" shall mean the undertaking of any activities to determine the nature and extent of Hazardous Material that may be located in, on, under or

about the Premises, the Building and the real property upon which the Building is located and all other improvements and appurtenances to such real property (collectively, the "Property")or that has been, is being or threatens to be Released into the environment, and to clean up, remove, contain, treat, stabilize, monitor or otherwise control such Hazardous Material.

(d) "Release" when used with respect to Hazardous Material shall include any actual or imminent spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, or disposing into or inside the Building, or in, on, under or about the Property or the environment.

27.2 Hazardous Materials in Premises

Tenant covenants and agrees that neither Tenant nor any of its Agents or Invitees shall cause or permit any Hazardous Material to be brought upon, kept, used, stored, generated, disposed of or Released in, on or about the Premises or any other part of the Property, or transported to or from the Property in violation of Environmental Laws, except that Tenant may use small quantities of Hazardous Materials, including backup batteries, as needed for backup power and routine cleaning and maintenance of Tenant's Equipment which are customarily used for backup power and routine cleaning and maintenance of such equipment and so long as all such materials are handled and used in compliance with Environmental Laws. Tenant shall immediately notify Landlord if and when Tenant learns or has reason to believe there has been any Release of Hazardous Material on or about the Premises or the Property.

27.3 Tenant's Environmental Indemnity

If Tenant breaches any of its obligations contained in this Section, or if any act, omission or negligence of Tenant or any of its Agents or Invitees results in any contamination of the Premises or any other part of the Property or in a Release of Hazardous Material from, on, about, in, or beneath any part of the Premises or the Property or the violation of any Environmental Law, then in any such event Tenant, on behalf of itself and its successors and assigns, shall Indemnify City, its Agents and Invitees, and their respective successors and assigns, and each of them, from and against any and all Claims (including, without limitation, damages for decrease in value of the Premises or the Property, the loss or restriction of the use of rentable or usable space or of any amenity of the Premises or the Property and sums paid in settlement of claims, attorneys' fees, consultants' fees and experts' fees) arising during or after the Term of this Lease relating to such Release or violation of Environmental Laws; provided, however, Tenant shall not be liable for any Claims to the extent such Release was caused by the active negligence or willful misconduct of City or its Agents. The foregoing Indemnity includes, without limitation, costs incurred in connection with any activities required to Investigate and Remediate any Hazardous Material brought onto the Premises or the Property by Tenant or any of its Agents or Invitees and to restore the Property to its condition prior to Tenant's introduction of such Hazardous Material or the correction of any violation of Environmental Laws. Tenant specifically acknowledges and agrees that it has an immediate and independent obligation to defend City and the other Indemnified Parties from any claim which actually or potentially falls within this indemnity provision even if such allegation is or may be groundless, fraudulent or false, which obligation arises at the time such claim is tendered to Tenant by City and continues at all times thereafter. Without limiting the foregoing, if Tenant or any of its Agents or Invitees cause the Release of any Hazardous Material on, about, in, or beneath the Premises or Property, then in any such event Tenant shall, immediately, at no expense to City, take any and all necessary actions to return the Premises or the Property, as applicable, to the condition existing prior to the Release of any such Hazardous Materials on the Property or otherwise abate the Release in accordance with all Environmental Laws, except to the extent such Release was caused by the active negligence of City or its Agents. Tenant shall afford City a full opportunity to participate in any discussions with governmental regulatory agencies regarding any settlement agreement, cleanup or abatement agreement, consent decree, or other compromise or proceeding involving Hazardous Material.

28. SPECIAL PROVISIONS

28.1 Extension Option

(a) Options to Extend Term

Subject to City's rights under <u>Sections 28.3</u> (City's Right to Terminate) and <u>28.4</u> (City's Protection Against Interference), City grants to Tenant one (1) option to extend the Term of this Lease (the "Extension Option"), for an additional five (5) years (the "Extended Term"). Any such notice by Tenant shall be irrevocable by Tenant except as provided in <u>Section 28.1(b)</u> (Base Rent and Other Terms). If any material event of default by Tenant is outstanding hereunder either on the date which is ninety (90) days prior to the expiration of the immediately prior term or at any time prior to the first day of the Extended Term (or if any event has occurred which with the giving of notice or the passage of time or both would constitute a material event of default and such event has not been cured prior to the earlier of expiration of any applicable cure period under this Lease or the expiration of the immediately prior term), then City may elect by notice to Tenant to reject Tenant's exercise of the Extension Option, whereupon the Extension Option shall be null and void.

(b) Base Rent and Other Terms

If Tenant elects to exercise the Extension Option, then the lease for the Extended Term as outlined herein shall cover the entire Premises and shall be upon all of the terms, covenants and conditions of this Lease and the Base Rent hereunder shall be determined as follows and adjusted in accordance with <u>Section 4.2</u> (Adjustments in Base Rent):

- (i) At the commencement of the Extended Term, the Base Rent shall be adjusted to equal the prevailing market rate for telecommunication space of comparable size and location to the Premises then being offered for rent in other buildings similar in age, location and quality to the Premises situated within the Mission, Potrero, Mission Bay areas of San Francisco ("Reference Area"); provided, however, in no event shall the Base Rent be reduced below the Base Rent for the lease year prior to commencement of such Extended Term. As used herein, the term "prevailing market rate" shall mean the base rental for such comparable space, taking into account (i) any additional rental and all other payments and escalations payable hereunder, (ii) location and size of the premises covered by leases of such comparable space, (iii) the duration of the renewal term and the term of such comparable leases, and (iv) free rent given under such comparable leases and any other tenant concessions.
- (ii) If Tenant disputes City's determination of the prevailing market rate, Tenant shall so notify City within fourteen (14) days following City's notice to Tenant of the prevailing market rate and such dispute shall be resolved as follows:
- (iii) Within thirty (30) days following City's notice to Tenant of the prevailing market rate, City and Tenant shall attempt in good faith to meet no less than two (2) times, at a mutually agreeable time and place, to attempt to resolve any such disagreement.
- (iv) If within this thirty (30)-day period City and Tenant cannot reach agreement as to the prevailing market rate, they shall each select one appraiser to determine the prevailing market rate. Each such appraiser shall arrive at a determination of the prevailing market rate and submit his or her conclusions to City and Tenant within thirty (30) days of the expiration of the thirty (30)-day consultation period described in (i) above.
- (v) If only one appraisal is submitted within the requisite time period, it shall be deemed to be the prevailing market rate. If both appraisals are submitted within such time period, and if the two appraisals so submitted differ by less than ten percent (10%) of the higher of the two, then the average of the two shall be the prevailing market rate. If the two appraisals differ by more than ten percent (10%) of the higher of the two, then the two appraisers

shall immediately select a third appraiser who will within thirty (30) days of his or her selection make a determination of the prevailing market rate and submit such determination to City and Tenant. This third appraisal will then be averaged with the closer of the two previous appraisals and the result shall be the prevailing market rate.

(vi) If Tenant does not approve of the prevailing market rate as determined by the appraisal procedure specified above, Tenant shall revoke the exercise of the Extension Option by Tenant.

(vii) All appraisers specified herein shall be members of the American Institute of Real Estate Appraisers (MAI) with not less than five (5) years' experience appraising leases of commercial properties similar to the Premises in the San Francisco Metropolitan area. City and Tenant shall pay the cost of the appraiser selected by such party and one-half of the cost of the third appraiser plus one-half (1/2) of any other costs incurred in the arbitration.

28.2 Tenant's Right to Terminate

In the event Tenant loses its permits necessary to operate the Communications Site due to reasons other than its failure to comply with the conditions of the permit and in spite of reasonable efforts by Tenant to maintain its permits, or if Tenant is unable to occupy and utilize the Premises or the Tenant's Equipment due to an action of the FCC, including without limitation, a take back of channels or change in frequencies, then Tenant may terminate this Lease with ninety (90) days' prior written notice to City. The parties do not intend that Tenant's right to terminate be used to allow Tenant to relocate to a better site or to reduce the total number of communications sites operated by Tenant and/or any of its affiliates for the area served by the Communications Site at the Premises.

28.3 City's Right to Terminate Due to Finding by Board of Supervisors

City shall have the right to terminate this Lease without penalty upon ninety (90) days' written notice to Tenant if, after notice and public hearing and a reasonable time (not to exceed sixty (60) days) for Tenant to effect a remedy, the San Francisco Board of Supervisors determines that Tenant's continued use of the Premises will adversely affect public health and safety.

28.4 City's Protection Against Interference

So long as Tenant is not in default hereunder, after the Commencement Date City shall not grant a lease for the Building if such use would materially adversely interfere with Tenant's normal operation of the Communications Site. Any such future lease of the Building to a third party that permits the installation of communication equipment shall be conditioned upon such tenant not causing measurable interference which materially impairs Tenant's ability to utilize the Premises for its intended purpose.

28.5 Tenant's Protection Against Interference

Tenant will not permit its equipment or use of the Premises as a Communications Site to cause interference with or impairment of City's 911 Public Communications Safety System or Citywide 800 MHz Radio System or other communication or computer equipment used by City or any of its Agents or tenants on the Property. Tenant will not use the Premises or the Tenant's Equipment located on the Premises in any way which interferes with any existing use of the Building prior to this Lease or any future use of the Building by City or its successors except as specifically set forth in Section 28.4 (City's Protection Against Interference) (including, without limitation, City's use of the Building as a medical facility with related radio, telephone and other communications transmission and reception), and such interference shall be deemed a material breach of this Lease by Tenant, which shall, upon notice from City, be responsible for terminating such interference. In the event any such interference does not cease promptly, the

parties acknowledge that continuing interference may cause irreparable injury and, therefore, City shall have the right to bring action to enjoin such interference or to terminate this Lease immediately upon notice, at City's election. If any change in the nature of City's use of the Building during the Term results in measurable interference which materially impairs Tenant's normal operation of its equipment located on the Premises and, as a result of such interference, it is necessary to alter the Tenant Improvements or Tenant's other equipment located on the Premises, Tenant shall notify City of such interference, which notice shall include a detailed description of the necessary Alterations and a cost estimate therefor. Upon receipt of such notice, City shall have the right to terminate this Lease upon thirty (30) days' prior written notice to Tenant. If City elects not to terminate this Lease, Tenant may, at its election, either (i) make the Alterations described in such notice, in compliance with Section 7.1 (Tenant's Alterations) of this Lease, or (ii) terminate this Lease upon thirty (30) days' prior written notice to City. If Tenant elects to make such Alterations, Tenant shall offset the actual, documented cost incurred by Tenant to complete such Alterations against Base Rent as it comes due, up to a maximum amount equal to the lesser of (a) the cost estimate contained in Tenant's notice to City described above or (b) Ten Thousand Dollars (\$10,000).

29. GENERAL PROVISIONS

29.1 Notices

Any notice given under this Lease shall be effective only if in writing and given by delivering the notice in person, by sending it first class mail or certified mail with a return receipt requested or overnight mail, return receipt requested, with postage prepaid, to: (a) Tenant at Tenant's address set forth in the Basic Lease Information or at any place where Tenant or any agent, officer or employee of Tenant may be personally served if sent subsequent to Tenant's vacating, deserting, abandoning or surrendering the Premises; or (b) Landlord at City's address set forth in the Basic Lease Information; or (c) to such other address as either City or Tenant may designate as its new address for such purpose by notice given to the other in accordance with the provisions of this Section. All notices hereunder shall be deemed to have been given or received five (5) days after the date when it shall have been deposited with the U.S. Post Office if sent by first class or certified mail, or the next business day following deposit with an overnight courier service, or upon the date personal delivery is made. Neither party may give official or binding notice by facsimile.

29.2 No Implied Waiver

No failure by either party to insist upon the strict performance of any obligation of the other under this Lease or to exercise any right, power or remedy arising out of a breach thereof, irrespective of the length of time for which such failure continues, shall constitute a waiver of such breach. No acceptance by any Agent of City of full or partial Base Rent or Additional Charges during the continuance of any such breach, and no acceptance of the keys to or possession of the Premises prior to the expiration of the Term by any Agent of City, shall constitute a waiver of such breach or of City's right to demand strict compliance with such term, covenant or condition or operate as a surrender of this Lease. No express written waiver by either party of any default or the performance of any provision hereof shall affect any other default or performance, or cover any other period of time, other than the default, performance or period of time specified in such express waiver. One or more written waivers of a default or the performance of any provision hereof by either party shall not be deemed to be a waiver of a subsequent default or performance. The consent of City given in any instance under the terms of this Lease shall not relieve Tenant of any obligation to secure the consent of City in any other or future instance under the terms of this Lease.

29.3 Amendments

Neither this Lease nor any term or provisions hereof may be changed, waived, discharged or terminated orally, and no breach thereof shall be waived, altered or modified, except by a written instrument signed by both parties hereto.

29.4 Authority

If Tenant signs as a corporation or a partnership, each of the persons executing this Lease on behalf of Tenant does hereby covenant and warrant that Tenant is a duly authorized and existing entity, that Tenant is qualified to do business in California, that Tenant has full right and authority to enter into this Lease, and that each and all of the persons signing on behalf of Tenant are authorized to do so. Upon City's request, Tenant shall provide City with evidence reasonably satisfactory to City confirming the foregoing covenants and warranties.

29.5 Interpretation of Lease

The words "City" or "Landlord" and "Tenant" as used herein shall include the plural as well as the singular. If there is more than one Tenant, the obligations and liabilities under this Lease imposed on Tenant shall be joint and several. As used herein, the term "Agents" when used with respect to either party shall include the agents, employees, officers, contractors, subcontractors and representatives of such party, and the term "Invitees" when used with respect to either party shall include the clients, customers, invitees, guests, licensees, assignees or subtenants of such party. The captions preceding the articles and sections of this Lease and in the table of contents have been inserted for convenience of reference and such captions in no way define or limit the scope or intent of any provision of this Lease. This Lease has been negotiated at arm's length and between persons sophisticated and knowledgeable in the matters dealt with herein. Provisions in this Lease relating to number of days shall be calendar days, unless otherwise specified, provided that if the last day of any period to give notice, reply to a notice or to undertake any other action occurs on a Saturday, Sunday or a bank or City holiday, then the last day for undertaking the action or giving or replying to the notice shall be the next succeeding business day. All approvals, consents or other determinations permitted or required by City hereunder shall be made by or through City's Director of Property or his or her designee unless otherwise provided in this Lease, by City's Charter or City Ordinance.

29.6 Successors and Assigns

The terms, covenants and conditions contained in this Lease shall bind and inure to the benefit of City and Tenant and, except as otherwise provided herein, their personal representatives and successors and assigns; provided, however, that upon the sale, assignment or transfer by City named herein (or by any subsequent landlord) of its interest in the Building as owner or lessee, including any transfer by operation of law, City (or any subsequent landlord) shall be relieved from all subsequent obligations and liabilities arising under this Lease subsequent to such sale, assignment or transfer.

29.7 Brokers

Neither party has had any contact or dealings regarding the leasing of the Premises, or any communication in connection therewith, through any licensed real estate broker or other person who could claim a right to a commission or finder's fee in connection with this Lease except as identified in the Basic Lease Information, whose commission, if any is due, shall be paid pursuant to a separate written agreement between such broker and the party through which such broker contracted. In the event that any broker or finder perfects a claim for a commission or finder's fee based upon any such contact, dealings or communication in connection with the lease contemplated herein, the party through whom the broker or finder makes his claim shall be responsible for such commission or fee and shall indemnify and hold harmless the other party from all claims, costs, and expenses (including, without limitation, reasonable attorneys' fees and disbursements) incurred by the indemnified party in defending against the same. The provisions of this Section shall survive any termination of this Lease.

29.8 Severability

If any provision of this Lease or the application thereof to any person, entity or circumstance shall, to any extent, be invalid or unenforceable, the remainder of this Lease, or the application of such provision to persons, entities or circumstances other than those as to which it is invalid or unenforceable, shall not be affected thereby, and to each provision of this Lease shall be valid and be enforced to the full extent permitted by law, except to the extent that enforcement of this Lease without the invalidated provision would be unreasonable or inequitable under all the circumstances or would frustrate a fundamental purpose of this Lease.

29.9 Governing Law

This Lease shall be construed and enforced in accordance with the laws of the State of California and City's Charter.

29.10 Entire Agreement

This instrument, including the exhibits hereto, which are made a part of this Lease, contains the entire agreement between the parties and all prior written or oral negotiations, understandings and agreements are merged herein. The parties further intend that this Lease shall constitute the complete and exclusive statement of its terms and that no extrinsic evidence whatsoever (including prior drafts hereof and changes therefrom) may be introduced in any judicial, administrative or other legal proceeding involving this Lease. Tenant hereby acknowledges that neither City nor City's Agents have made any representations or warranties with respect to the Premises, the Building or this Lease except as expressly set forth herein, and no rights, easements or licenses are or shall be acquired by Tenant by implication or otherwise unless expressly set forth herein.

29.11 Attorneys' Fee

In the event that either City or Tenant fails to perform any of its obligations under this Lease or in the event a dispute arises concerning the meaning or interpretation of any provision of this Lease, the defaulting party or the non-prevailing party in such dispute, as the case may be, shall pay the prevailing party reasonable attorneys' and experts' fees and costs, and all court costs and other costs of action incurred by the prevailing party in connection with the prosecution or defense of such action and enforcing or establishing its rights hereunder (whether or not such action is prosecuted to a judgment). For purposes of this Lease, reasonable attorneys' fees of the City's Office of the City Attorney shall be based on the fees regularly charged by private attorneys with the equivalent number of years of experience in the subject matter area of the law for which the City Attorney's services were rendered who practice in the City of San Francisco in law firms with approximately the same number of attorneys as employed by the Office of the City Attorney. The term "attorneys' fees" shall also include, without limitation, all such fees incurred with respect to appeals, mediations, arbitrations, and bankruptcy proceedings, and whether or not any action is brought with respect to the matter for which such fees were incurred. The term "costs" shall mean the costs and expenses of counsel to the parties, which may include printing, duplicating and other expenses, air freight charges, hiring of experts, and fees billed for law clerks, paralegals, and others not admitted to the bar but performing services under the supervision of an attorney.

29.12 Holding Over

Any holding over after the expiration of the Term with the express consent of City shall be construed to automatically extend the Term of this Lease for a period of one (1) year at a Base Rent equal to one hundred fifty percent (150%) of the latest Base Rent payable by Tenant hereunder prior to such expiration, and shall otherwise be on the terms and conditions herein specified so far as applicable (except for those pertaining to the Term and any Extension Options). Any holding over without City's consent shall constitute a default by Tenant and

entitle City to exercise any or all of its remedies as provided herein, notwithstanding that City may elect to accept one or more payments of Base Rent and Additional Charges from Tenant.

29.13 Time of Essence

Time is of the essence with respect to all provisions of this Lease in which a definite time for performance is specified.

29.14 Cumulative Remedies

All rights and remedies of either party hereto set forth in this Lease shall be cumulative, except as may otherwise be provided herein.

29.15 Survival of Indemnities

Termination of this Lease shall not affect the right of either party to enforce any and all indemnities and representations and warranties given or made to the other party under this Lease, nor shall it affect any provision of this Lease that expressly states it shall survive termination hereof.

29.16 Signs

Tenant agrees that it will not erect or maintain, or permit to be erected or maintained, any signs, notices or graphics upon or about the Premises which are visible in or from public corridors or other portions of any common areas of the Building or from the exterior of the Premises, without obtaining the prior written consent and approval of City, which City may withhold or grant in its sole discretion.

29.17 Light and Air

Tenant covenants and agrees that no diminution of light, air or view by any structure that may hereafter be erected (whether or not by City) shall entitle Tenant to any reduction of the Base Rent or Additional Charges under this Lease, result in any liability of City to Tenant, or in any other way affect this Lease or Tenant's obligations hereunder, except as described in Section 28.4 (City's Protection Against Interference).

29.18 Recording

Tenant agrees that it shall not record this Lease nor any memorandum or short form hereof in the Official Records of the City and County of San Francisco.

29.19 Taxes, Assessments, Licenses, Permit Fees and Liens

- (a) Tenant recognizes and understands that this Lease may create a possessory interest subject to property taxation and that Tenant may be subject to the payment of property taxes levied on such interest. Tenant further recognizes and understands that any sublease or assignment permitted under this Lease and any exercise of any option to renew or extend this Lease may constitute a change in ownership for purposes of property taxation and therefore may result in a revaluation of any possessory interest created hereunder.
- (b) Tenant agrees to pay taxes of any kind, including possessory interest taxes, that may be lawfully assessed on the leasehold interest hereby created and to pay all other taxes, excises, licenses, permit charges and assessments based on Tenant's usage of the Premises that may be imposed upon Tenant by law, all of which shall be paid when the same become due and payable and before delinquency. Tenant agrees not to allow or suffer a lien for any such taxes to be imposed upon the Premises or upon any equipment or property located thereon

without promptly discharging the same, provided that Tenant, if so desiring, may have reasonable opportunity to contest the validity of the same.

(c) San Francisco Administrative Code Sections 23.6-1 and 23.6-2 require that the City and County of San Francisco report certain information relating to this Lease, and any renewals thereof, to the County Assessor within sixty (60) days after any such transaction; and that Tenant report certain information relating to any assignment of or sublease under this lease to the County Assessor within sixty (60) days after such assignment or sublease transaction. Tenant agrees to provide such information as may be requested by the City to enable the City to comply with this requirement.

29.20 Non-Liability of City Officials, Employees and Agents

No elective or appointive board, commission, member, officer, employee or agent of City shall be personally liable to Tenant, its successors and assigns, in the event of any default or breach by City or for any amount which may become due to Tenant, its successors and assigns, or for any obligation of City under this Lease.

29.21 Wages and Working Conditions

Tenant agrees that any person performing labor for Tenant on any public work at the Premises, which includes the Tenant Improvements, Alterations, demolition, installation, maintenance and repair work to the extent such activities are paid for in whole or part out of public funds, shall be paid not less than the highest prevailing rate of wages consistent with the requirements of Section 6.22(E) of the San Francisco Administrative Code, and shall be subject to the same hours and working conditions, and shall receive the same benefits as in each case are provided for similar work performed in San Francisco County. The terms "public work" and "paid for in whole or part out of public funds" as used in this Section are defined in California Labor Code Section 1720 et seq., as amended. Tenant shall include in any contract for such labor a requirement that all persons performing labor under such contract shall be paid not less than the highest prevailing rate of wages for the labor so performed. Tenant shall require any contractor to provide, and shall deliver to City upon request, certified payroll reports with respect to all persons performing such labor at the Premises.

29.22 Non-Discrimination in City Contracts and Benefits Ordinance.

(a) Covenant Not to Discriminate

In the performance of this Lease, Tenant agrees not to discriminate against any employee of, any City employee working with Tenant, or applicant for employment with Tenant, or against any person seeking accommodations, advantages, facilities, privileges, services, or membership in all business, social, or other establishments or organizations, on the basis of the fact or perception of a person's race, color, creed, religion, national origin, ancestry, age, height, weight, sex, sexual orientation, gender identity, domestic partner status, marital status, disability or Acquired Immune Deficiency Syndrome or HIV status (AIDS/HIV status), or association with members of such protected classes, or in retaliation for opposition to discrimination against such classes.

Tenant further acknowledges that the Americans with Disabilities Act requires that programs, services and other activities provided by a public entity to the public, whether directly or through a contractor, must be accessible to the disabled public. Subject to Section 11.1 (Compliance with Laws) hereof, Tenant acknowledges its obligation to comply with such Act and any other federal, state or local disability rights legislation. Tenant warrants that it will fulfill that obligation. Tenant also warrants that it will not discriminate against disabled persons in the provision of services, benefits or activities.

(b) Subleases and Other Subcontracts

Tenant shall include in all Subleases and other subcontracts relating to the Premises a non-discrimination clause applicable to such Subtenant or other subcontractor in substantially the form of <u>Subsection (a)</u> above. In addition, Tenant shall incorporate by reference in all subleases and other subcontracts the provisions of Sections 12B.2(a), 12B.2(c)-(k), and 12C.3 of the San Francisco Administrative Code and shall require all subtenants and other subcontractors to comply with such provisions. Tenant's failure to comply with the obligations in this Subsection shall constitute a material breach of this Lease.

(c) Non-Discrimination in Benefits

Tenant does not as of the date of this Lease and will not during the term of this Lease, in any of its operations in San Francisco, on real property owned by City, or where the work is being performed for the City or elsewhere within the United States, discriminate in the provision of bereavement leave, family medical leave, health benefits, membership or membership discounts, moving expenses, pension and retirement benefits or travel benefits, as well as any benefits other than the benefits specified above, between employees with domestic partners and employees with spouses, and/or between the domestic partners and spouses of such employees, where the domestic partnership has been registered with a governmental entity pursuant to state or local law authorizing such registration, subject to the conditions set forth in Section 12B.2(b) of the San Francisco Administrative Code.

(d) HRC Form

As a condition to this Lease, Tenant shall execute the "Chapter 12B Declaration: Nondiscrimination in Contracts and Benefits" form (Form HRC-12B-101) with supporting documentation and secure the approval of the form by the San Francisco Human Rights Commission. Tenant hereby represents that prior to execution of this Lease, (i) Tenant executed and submitted to the HRC Form HRC-12B-101 with supporting documentation, and (ii) the HRC approved such form.

(e) Incorporation of Administrative Code Provisions by Reference

The provisions of Chapters 12B and 12C of the San Francisco Administrative Code relating to non-discrimination by parties contracting for the lease of City property are incorporated in this Section by reference and made a part of this Lease as though fully set forth herein. Tenant shall comply fully with and be bound by all of the provisions that apply to this Lease under such Chapters of the Administrative Code, including but not limited to the remedies provided in such Chapters. Without limiting the foregoing, Tenant understands that pursuant to Section 12B.2(h) of the San Francisco Administrative Code, a penalty of Fifty Dollars (\$50) for each person for each calendar day during which such person was discriminated against in violation of the provisions of this Lease may be assessed against Tenant and/or deducted from any payments due Tenant.

29.23 Requiring Health Benefits for Covered Employees

Unless exempt, Tenant agrees to comply fully with and be bound by all of the provisions of the Health Care Accountability Ordinance (HCAO), as set forth in San Francisco Administrative Code Chapter 12Q, including the remedies provided, and implementing regulations, as the same may be amended from time to time. The provisions of Chapter 12Q are incorporated herein by reference and made a part of this Lease as though fully set forth. The text of the HCAO is available on the web at http://www.sfgov.org/olse/hcao. Capitalized terms used in this Section and not defined in this Lease shall have the meanings assigned to such terms in Chapter 12Q.

- (a) For each Covered Employee, Tenant shall provide the appropriate health benefit set forth in Section 12Q.3 of the HCAO. If Tenant chooses to offer the health plan option, such health plan shall meet the minimum standards set forth by the San Francisco Health Commission.
- (b) Notwithstanding the above, if the Tenant is a small business as defined in Section 12Q.3(d) of the HCAO, it shall have no obligation to comply with <u>Subsection</u> (a) above.
- (c) Tenant's failure to comply with the HCAO shall constitute a material breach of this Lease. City shall notify Tenant if such a breach has occurred. If, within thirty (30) days after receiving City's written notice of a breach of this Lease for violating the HCAO, Tenant fails to cure such breach or, if such breach cannot reasonably be cured within such period of thirty (30) days, Tenant fails to commence efforts to cure within such period, or thereafter fails diligently to pursue such cure to completion, City shall have the right to pursue the remedies set forth in Section 12Q.5(f)(1-5). Each of these remedies shall be exercisable individually or in combination with any other rights or remedies available to City.
- (d) Any Subcontract entered into by Tenant shall require the Subcontractor to comply with the requirements of the HCAO and shall contain contractual obligations substantially the same as those set forth in this Section. Tenant shall notify City's Purchasing Department when it enters into such a Subcontract and shall certify to the Purchasing Department that it has notified the Subcontractor of the obligations under the HCAO and has imposed the requirements of the HCAO on Subcontractor through the Subcontract. Each Tenant shall be responsible for its Subcontractors' compliance with this Chapter. If a Subcontractor fails to comply, the City may pursue the remedies set forth in this Section against Tenant based on the Subcontractor's failure to comply, provided that City has first provided Tenant with notice and an opportunity to obtain a cure of the violation.
- (e) Tenant shall not discharge, reduce in compensation, or otherwise discriminate against any employee for notifying City with regard to Tenant's compliance or anticipated compliance with the requirements of the HCAO, for opposing any practice proscribed by the HCAO, for participating in proceedings related to the HCAO, or for seeking to assert or enforce any rights under the HCAO by any lawful means.
- (f) Tenant represents and warrants that it is not an entity that was set up, or is being used, for the purpose of evading the intent of the HCAO.
- (g) Tenant shall keep itself informed of the current requirements of the HCAO.
- (h) Tenant shall provide reports to the City in accordance with any reporting standards promulgated by the City under the HCAO, including reports on Subcontractors and Subtenants, as applicable.
- (i) Tenant shall provide City with access to records pertaining to compliance with HCAO after receiving a written request from City to do so and being provided at least five (5) business days to respond.
- (j) City may conduct random audits of Tenant to ascertain its compliance with HCAO. Tenant agrees to cooperate with City when it conducts such audits.
- (k) If Tenant is exempt from the HCAO when this Lease is executed because its amount is less than Twenty-Five Thousand Dollars (\$25,000) [Fifty Thousand Dollars (\$50,000) for nonprofits], but Tenant later enters into an agreement or agreements that cause Tenant's aggregate amount of all agreements with City to reach Seventy-Five Thousand Dollars (\$75,000), all the agreements shall be thereafter subject to the HCAO. This obligation arises on the effective date of the agreement that causes the cumulative amount of agreements between

Tenant and the Contracting Department to be equal to or greater than Seventy-Five Thousand Dollars (\$75,000) in the fiscal year.

29.24 MacBride Principles - Northern Ireland

The City and County of San Francisco urges companies doing business in Northern Ireland to move toward resolving employment inequities and encourages them to abide by the MacBride Principles as expressed in San Francisco Administrative Code Section 12F.1 et seq. The City and County of San Francisco also urges San Francisco companies to do business with corporations that abide by the MacBride Principles. Tenant acknowledges that it has read and understands the above statement of the City and County of San Francisco concerning doing business in Northern Ireland.

29.25 Drug-Free Workplace

Tenant acknowledges that pursuant to the Federal Drug-Free Workplace Act of 1989, the unlawful manufacture, distribution, possession or use of a controlled substance is prohibited on City premises. Tenant agrees that any violation of this prohibition by Tenant, its employees, agents or assigns shall be deemed a material breach of this Lease.

29.26 Tropical Hardwood and Virgin Redwood Ban

The City and County of San Francisco urges companies not to import, purchase, obtain or use for any purpose, any tropical hardwood or tropical hardwood wood product, virgin redwood or virgin redwood wood product except as expressly provided by the application of Sections 802(b) and 803(b) of the San Francisco Environment Code.

29.27 Pesticide Prohibition

Tenant shall comply with the provisions of Section 308 of Chapter 3 of the San Francisco Environment Code (the "Pesticide Ordinance") which (i) prohibit the use of certain pesticides on City property, (ii) require the posting of certain notices and the maintenance of certain records regarding pesticide usage and (iii) require Tenant to submit to City's Department of Public Health, with a copy to City's Real Estate Division, an integrated pest management ("IPM") plan that (a) lists, to the extent reasonably possible, the types and estimated quantities of pesticides that Tenant may need to apply to the Premises during the terms of this Lease, (b) describes the steps Tenant will take to meet the City's IPM Policy described in Section 300 of the Pesticide Ordinance and (c) identifies, by name, title, address and telephone number, an individual to act as the Tenant's primary IPM contact person with the City. In addition, Tenant shall comply with the requirements of Sections 303(a) and 303(b) of the Pesticide Ordinance.

Nothing herein shall prevent Tenant, through City's Department of Public Health, from seeking a determination from the Commission on the Environment that it is exempt from complying with certain portions of the Pesticide Ordinance as provided in Section 307 thereof.

29.28 Prohibition of Tobacco Sales and Advertising

Tenant acknowledges and agrees that no advertising of cigarettes or tobacco products is allowed on the Premises. This advertising prohibition includes the placement of the name of a company producing, selling or distributing cigarettes or tobacco products or the name of any cigarette or tobacco product in any promotion of any event or product. This advertising prohibition does not apply to any advertisement sponsored by a state, local, nonprofit or other entity designed to (i) communicate the health hazards of cigarettes and tobacco products, or (ii) encourage people not to smoke or to stop smoking.

29.29 Prohibition of Alcoholic Beverage Advertising

Tenant acknowledges and agrees that no advertising of alcoholic beverages is allowed on the Premises. For purposes of this section, "alcoholic beverage" shall be defined as set forth in California Business and Professions Code Section 23004, and shall not include cleaning solutions, medical supplies and other products and substances not intended for drinking. This advertising prohibition includes the placement of the name of a company producing, selling or distributing alcoholic beverages or the name of any alcoholic beverage in any promotion of any event or product. This advertising prohibition does not apply to any advertisement sponsored by a state, local, nonprofit or other entity designed to (i) communicate the health hazards of alcoholic beverages, (ii) encourage people not to drink alcohol or to stop drinking alcohol, or (iii) provide or publicize drug or alcohol treatment or rehabilitation services.

29.30 Preservative-Treated Wood Containing Arsenic

Tenant may not purchase preservative-treated wood products containing arsenic in the performance of this Lease unless an exemption from the requirements of Environment Code Chapter 13 is obtained from the Department of Environment under Section 1304 of the Environment Code. The term "preservative-treated wood containing arsenic" shall mean wood treated with a preservative that contains arsenic, elemental arsenic, or an arsenic copper combination, including, but not limited to, chromated copper arsenate preservative, ammoniac copper zinc arsenate preservative, or ammoniacal copper arsenate preservative. Tenant may purchase preservative-treated wood products on the list of environmentally preferable alternatives prepared and adopted by the Department of Environment. This provision does not preclude Tenant from purchasing preservative-treated wood containing arsenic for saltwater immersion. The term "saltwater immersion" shall mean a pressure-treated wood that is used for construction purposes or facilities that are partially or totally immersed in saltwater.

29.31 Conflicts of Interest

Through its execution of this Lease, Tenant acknowledges that it is familiar with the provisions of Section 15.103 of the San Francisco Charter, Article III, Chapter 2 of City's Campaign and Governmental Conduct Code, and Section 87100 et seq. and Section 1090 et seq. of the Government Code of the State of California, and certifies that it does not know of any facts which would constitute a violation of said provisions, and agrees that if Tenant becomes aware of any such fact during the term of this Lease, Tenant shall immediately notify the City.

29.32 Notification of Limitations on Contributions

Through its execution of this Lease, Tenant acknowledges that it is familiar with Section 1.126 of the San Francisco Campaign and Governmental Conduct Code, which prohibits any person who contracts with the City for the selling or leasing of any land or building to or from the City whenever such transaction would require approval by a City elective officer or the board on which that City elective officer serves, from making any campaign contribution to (1) an individual holding a City elective office if the contract must be approved by the individual, a board on which that individual serves, or a state agency on which an appointee of that individual serves, (2) a candidate for the office held by such individual, or (3) a committee controlled by such individual, at any time from the commencement of negotiations for the contract until the later of either the termination of negotiations for such contract or six months after the date the contract is approved. Tenant acknowledges that the foregoing restriction applies only if the contract or a combination or series of contracts approved by the same individual or board in a fiscal year have a total anticipated or actual value of \$50,000 or more. Tenant further acknowledges that the prohibition on contributions applies to each prospective party to the contract; each member of Tenant's board of directors, chairperson, chief executive officer, chief financial officer and chief operating officer; any person with an ownership interest of more than 20 percent in Tenant; any subcontractor listed in the contract; and any committee that is sponsored or controlled by Tenant. Additionally, Tenant acknowledges that Tenant must

inform each of the persons described in the preceding sentence of the prohibitions contained in Section 1.126. Tenant further agrees to provide to City the names of each person, entity or committee described above.

29.33 Sunshine Ordinance

In accordance with Section 67.24(e) of the San Francisco Administrative Code, contracts, contractors' bids, leases, agreements, responses to Requests for Proposals, and all other records of communications between City and persons or firms seeking contracts will be open to inspection immediately after a contract has been awarded. Nothing in this provision requires the disclosure of a private person's or organization's net worth or other proprietary financial data submitted for qualification for a contract, lease, agreement or other benefit until and unless that person or organization is awarded the contract, lease, agreement or benefit. Information provided which is covered by this Section will be made available to the public upon request.

29.34 Counterparts

This Lease may be executed in two or more counterparts, each of which shall be deemed an original, but all of which taken together shall constitute one and the same instrument.

29.35 Effective Date

This Lease shall become effective on the date upon which the parties hereto have duly executed this Lease.

29.36 Cooperative Drafting

This Lease has been drafted through a cooperative effort of both parties, and both parties have had an opportunity to have the Lease reviewed and revised by legal counsel. No party shall be considered the drafter of this Lease, and no presumption or rule that an ambiguity shall be construed against the party drafting the clause shall apply to the interpretation or enforcement of this Lease.

[BALANCE OF PAGE LEFT INTENTIONALLY BLANK]

| City and Tenant have executed this I | Lease as of the date first written above. |
|--------------------------------------|---|
| | <u>TENANT</u> : |
| | SPRINT SPECTRUM L.P., a Delaware limited partnership |
| | By: Alla Li Ranber Its: EF BKY MANAGER |
| | |
| | <u>CITY</u> : |
| | CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation |
| | By: John Updike Director of Property |
| APPROVED AS TO FORM: | |
| DENNIS J. HERRERA City Attorney | |

By: Carol Wong, Deputy City Attorney

EXHIBIT A PLANS

NETWORK VISION MMBTS LAUNCH



SF54XC2II-A ROOFTOP

887 POTRERO AVENUE

SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY LATITUDE: 37° 45' 19.0002" N (37.75527778) LONGITUDE: 122° 24' 21.999" W (-122.40611110)

SF BAY MARKET

SPRINT PROPOSES TO MODIFY AN EXISTING UNMARNED TELECOMMUNICATIONS FACILITY

(3) EXISTING PANEL ANTENNAS TO BE HOT—SWAPPED WITH (3) NEW PANEL, ANTENNAS (1 ANTENNA PER SECTOR).



AL WORK AND MATERALS SHALL BE PERFORMED AND INSTALLED IN ACCORDANCE. THE CLOSEN CODES AS ADDRESS OF THE COLOUR CODES AS ADDRESS OF THE COLOUR CODES AS THE STATE OF THE COLOUR IN THESE PLANS IS TO BE CONSTRUCTED TO PERMIT WORK INC. COURSENLY TO THESE CODES.

CALIFORNIA STATE CODE COMPLIANCE:

COUNTY, ADMINISTRATION, CODE, (NO.S., THILE 24 & 25)
SOUTHWAY, ADMINISTRATION OF THE STATE OF TH

 (3) EXISTING EQUIPMENT CAGINETS TO BE REMOVED AND (2) NEW EQUIPMENT CAGINETS TO BE INSTALLED. ► PHASE_1 — (1) EQUIPMENT CARNET TO BE INSTALLED ► PHASE_2 — (3) EQUIPMENT CARNETS TO BE REMOVED AND (1) CASNET TO BE INSTALLED ANTENNA TRANSMISSION LINES FROM EQUIPHENT CABINETS TO ANTENNAS—PAINTED TO MATCH AS APPLICABLE PER PLANS. INSTALL FIBER AND NID EQUIPMENT.
 EXISTING 200MIP POWER SERVICE TO REMAIN.

PROJECT DESCRIPTION

FACRITY IS UNIMANED AND NOT FOR HUMAN HABITATION. MANDICAPPED ACCESS RECIPIENCE WITH THE 2010 CALFORNA BUILDING CODE.

ACCESSIBILITY REQUIREMENTS:

MCINITY MAP

CODE BLOCK

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From San Francisco International Airport 뛜

SIGNATURE BLOCK SPRINT CONSTRUCTION SITE PLANNING CONSULTANT AF ENGINEER PROPERTY PROJECT

SIGNATURE APPROVAL.

COPAT FOR SAR REALIZED INTERVENCIOLA, ARRESTE, CA PETER FORD SAN PRACISCO INTERVENCIONAL, ARRESTE, CAO TANE BAUR BRIFLE FOR L'ALTON ARTHUR SAN FRANKISCO TANE BAUR BRIFLY TOWARD POTITION ARCHIVES, CESAR CHANKEZ, RESP. PRINCE FORD OFFICIATION ARCHIVES, CASA CHANCA ARRIVE, AT BEST POLITISCO ARC. SAN FRANCISCO, CA SALTIO-2889

tile sheet Battery specifications & data chart Antenka specifications & schedule

EMF REPORT
EMF REPORT
EMF REPORT
PIPE DEPARTMENT CHECKLIST
GENERAL NOTES AL SYMBOLS

went/edse area plua (dugino) . Vosed equipment/edse area plua & antenna plua Tho & proposed west elemation Tho & proposed notth elemation ING EQUIPMENT/LEASE AREA PLAN & ANTENNA PLAN

COLOR CODING REQUIREMENTS BER PLAN

FEET ONE—LINE DAGGOM,
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SCHOUNTS CONDIMINE PLAN
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SHEET INDEX

ZONING MANAGER: MONUS, STREET, SUITE 1400B SANTONICS, OR 84104 COMMOT, COURING WA PH (628) 853-3682

LEASING MANAGER HODUS, INC. 115 EMSONE STRET. SUITE 1400B SAN PRANCISCO, CA 84104 PHI (\$10) \$000-4065

CONSTRUCTION MANAGER
OVERLAND CONTRACTING
2895 CAR ROAD, SUIT, 490
WALNUT CREEK, CA. 84587
CONTROL ART CUNNINGHAM
PR. (922), 892—8986

PACIFIC GAS AND BLECTH PIE (800) 745-5000

TELCO COMPANY: PH: T.B.D.

PROPERTY INCORMATION:
PROPERTY OWNER: GIT AND COLUTY OF SAY FRANCISCS
ADDRESS: INC. PORTED ARENUE
SAN FRANCISCO, CA 84110

SPRINT 6580 SPRINT PARONAY OVERLAND PARK, KS 66251 PH: (856) 400-4040

APPLICANT:

AMERICA (STA) EQUIPMENT PROXIDER: SAKSUNG TELEGOMANDIRENTONS 1301 EAVE LOGICULT PRIVE RICHARDSON, 1% 25082. Ptt. (\$72) 761—7000

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PARCEL NUMBER(S):

ZONING CLASSIFICATION: P (PUBLIC)

CONTACT: ERIC KONDO PH: (415) 206-8523

PROJECT TEAM

At oil now services & grounding trenches, proving "Washing" tape at 12" solow grade, DILE ALLERT COLL BEFORE YOU DIG" 1—8500—227—2500 UIUJY NOTFOATON GONDS GONDS OF NORTHERN CALIDONIA

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SAMSUNG





PROJECT INFORMATIONS

GENERAL HOSPITAL SAN FRANCISCO

NETWORK VISION MMBTS LAUNCH

887 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY SF54XC2II-A

a 63/20/12 ISSUED FOR BOX CONSTRUCTION 1 04/17/12 REVISED FOR 90% CONSTRUCTION 2 05/16/12 REVISED FOR 90% CONSTRUCTION REVISED FOR 100% CONSTRUCTION REVISIO 08/13/12

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NOT FOR CONSTRUCTION UNLESS LABELED AS CONSTRUCTION SET



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INFORMATION CONTRINED IN THIS SET OF CONSTRUCTION DOCUMENTS IS PROPRIETARY

DRIVING DIRECTIONS

PROJECT SUMMARY



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ACCOUNTS TO THE PROPERTY OF THE PROPERTY

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MATERIAL SAFETY DATA SHEET

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MARINA POPER SOZECE CO, LTD.
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CFC CHAPTER 6 COMPLIANCE

SUMSING

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TOTAL ELECTROLYTE = 16 BATTERLES X 2.49 CAL/BATTERY = 39.84 CAL (SINCE <30 OAL OF ELECTROLYTE, OFC CHAPTER 8, SECTION 608 NOT APPLICABLE)

| ATA-1ZV HONOBLOGS | 7 SULPHID AGID, VOLUMEZUMIT ACID BY ELECTROLYTE VOLUME VOLUME PER UMIT | 58%=1,45 GAL/2,49 GAL | TOTAL SULPHISTC TOTAL UNITS X WEIGHT (LISS.) ACID WEIGHT/UNIT | 23.2 GAL = 18 UNITS X 1.45 GAL/UNIT 177,98 LBS = 15 UNITS X 13.124 LBS. |
|--|--|---|---|---|
| BATTERY ELECTROLYTE DATA-1ZV MONDBLOGS | TOTAL ELECTROLYTE WEIGHT (LBS.)— PER UNIT | 27.249 UBS. | TOTAL UNITS X ELECTROLYTE VOLUME/UNITS | X 1.45 GAL/UNIT |
| · ' | TOTAL ELECTROLYTE VOLUME(GAL.)— PER UNIT | 2.49 cm. | TOTAL SULPHURIC VOLUME (GAL.) | 32 GAL = 18 UNTS |
| BATTERY INFORMATION | TOTAL # OF BATTERY UNITS INSTALLED | 18 | TOTAL ACID WEIGHT TOTAL ELECTROLITE WEIGHT | |
| | BATTERY MODEL | APADA POWER SOURCE CO. MODEL # 12NDT190 (+85-571) 285-27013 | # SULPURIC TOTAL A ACID BY TOTAL E WEIGHT | 40,82 = 11,124 LBS. / 27,249 LBS. |

TABLE TOLLEGE TREVIOLS, the

PROJECT INFORMATION:

BATTERY DATA CHART 2

GENERAL HOSPITAL NETWORK VISION IMMETS LAUNCH
SAN FRANCISCO

SF54XC2II-A

887 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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2 05/16/12 REVISED FOR SUM CONSTRUCTION RLD

DATE GEORGIPHON
03/20/12 ISSUED FOR 905 CONSTRUCTION

REVISIONS

3 06/13/12 REVISED FOR 100% CONSTRUCTION

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SHEET TITLE

BATTERY SPECIFICATIONS & DATA CHART SHEET NUMBER:

REVISION T-2

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HEDAMINI CONTINED IN THIS SET OF CONSTRUCTION DOCUMENTS IS PROPREMED BY NATURE. ANY USE OR LISCIOSARE OTHER THAN THAT WHICH HELDS TO CONSTRUCTION DOCUMENTS IS STROIGLY PROHIBITED.

BATTERY SPECIFICATIONS 1

| | | | | | | | | ANTENN | A SCH | EDULE | | | | | | | | |
|-------------------|--------|----------------|----------------|---------------|---------|-----------|-----------|--------------------|--------|-------------------|-----------------------------|----------------------|-------------------|-------------------------|---|-----------------------|----------------------|----------------|
| s | SECTOR | TECHNOLOGY | ANTENNA MODEL | RAD CENTER | AZIMUTH | RRU FREQ. | RRU MODEL | NUMBER OF RRU's | No. OF | No. OF JUMPERS | JUMPER LENGTH (1/2" DIA) | RET CABLES LENGTH | EFFECTIVE TILT | No. OF HYBRID CABLES | HYBRID CABLE LENGTH (LINEAR FEET) | No. OF COAX CABLES | HYBRID CABLE DIA. | COAX LENGTH |
| JΓ | 41 | 800/1900 MHz | P65-16-XLPP-RR | 51'-0" | 30, | BDD MH2 | RRM-C2 | 1 | 1 | 2 | 6′ | 15' | 6 | , | 1301 | N/A | 1-1/4" | N/A |
| <u> </u> | | 000, 1500 1511 | 790-10-ALFF-NA | 31-3 | | 1.9 GHz | RRH-P4 | t | 0 | 4 | 2, | | - 6 | | 130 | .,,,, | 1-17- | |
| # L | AZ. | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | H/A | H/A | N/A | N/A | N/A | N/A | N/A | N/A |
| ' | A3 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | H/A | N/A | N/A | N/A | N/A | N/A | N/A |
| ٦, | D1 | 800/1900 MHz | P65∽16—XLPP—RR | 52'-0" | | BOO MHr | RRH-C2 | 1 | 1 | 2 | 61 | 15' | 2 | | 160' | N/A | 1-1/4" | N/A |
| <u> </u> | Q1 . | 000) 1900 MHz | P65-16-XLPP-RR | 32 -u | 150 | 1.6 GHz | RISH-P4 | 1 | | 4 | 3' | (3 | - 6 | ' | 160 | N/A | 1-1/4 | N/A |
| SEC ICK | B2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | H/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A |
| "Г | B3 | N/A | N/A | N/A | N/A | R/A | N/A | N/A | H/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A |
| | E1 | 800/1900 kHz | | 54"-0" | | BDG MHz | RRH-C2 | 1 | t | 2 | 6' | 15' | C C | | | | | 33.6 |
| 5 | | GUU/ ISUU MAZ | P65-16-XLPP-RR | **-0 | 270" | 1.9 GHz | RRHP4 | 1 | ٥ | 4 | 3, | 1 1 | 5 | 1 ' | 130' | N/A | 1-1/4" | N/A |
| SECTOR Section | C2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A |
| 'n | ದ | N/A | N/A | N/A | 8/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A |

NOTE: THE INFORMATION PROVIDED ABOVE MUST BE VERFIED BY THE CONTRACTOR PRIOR TO ORDERING/ INSTALLING ANY EQUIPMENT. THE ANTENNA INFORMATION ABOVE IS PROVIDED BY 04/25/12 VERSION OF THE EBTS.

ANTENNA SCHEDULE 5

POWERWAYE P55-16-XLPP-RR
DIAGROSIS, Holds, 1 Holds, 2 Holds (1) 7/18 DIR FIGURE (2) 125-67 Water 1 Holds (1) 7/18 DIR FIGURE (2) 125-67 Water 1 Holds (1) 7/18 DIR FIGURE (2) 125-67 Water 1 Holds (1) 7/18 DIR FIGURE (2) 125-67 Water 1 Holds (2) 125-67

Sprint





PACIFIC TELEGY SERVICES, LLE 115 SANGONE ETRECT, SUITE 1400P SAN FRANCISCO, CA. 94104

PROJECT INFORMATION:

NETWORK VISION MARTS LAUNCH SAN FRANCISCO GENERAL HOSPITAI SF54XC211-A

887 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

| | REVISIONS | |
|--------------|----------------------------------|----------|
| DATE | DESCRIPTION | INITIAL. |
| 03/20/12 | ISSUED FOR 80% CONSTRUCTION | CBK |
| 04/17/12 | REVISED FOR 90% CONSTRUCTION | AF |
| 05/16/12 | REVISED FOR 90% CONSTRUCTION | RLD |
| 08/13/12 | REVISED FOR 100% CONSTRUCTION | CBK |
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| | | \vdash |
| | 03/20/12 04/17/12 05/16/12 | DATE |

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SHEET TITLE:

ANTENNA SPECIFICATIONS & SCHEDULE

SHEET NUMBER: REVISION:

Т-3

3

Radio Frequency – Electromagnetic Energy (RF-EME) Compliance Report

Propured for: Sprint Pandel 4391 Sprint Parkway Malksops KSOPHT0103-22689 Overtind Park, KS 66251-2650

Site No. SFB-XXZJ I A San Francisco General Hospital 887 Penturo Avaine San Francisco, Callenia 94 10 San Francisco Caung 37 SF272: -122-405 111 NAD88

EBI Project.No. 6212/1020 April 27, 2012

21 It Serves + Harlington, PA 01843 + 1300/284,2314

Sto No. 5550000 Sto No. 5550000 Calegory

5.8 POWBE RATINS FOR ALL EXIST DIG AND PROPOGED DACKUP EQUIPMENT SUBJECT TO THE APPLICATION

The opening power for insideling proposa was accounted to be 30 Ways per transitions for the 300 months and allow will be one (1) presented opening at the fectionsy. Addukatily, for insidely prepared and then will be one (1) presented opening at the fectionsy. Addukatily, for insidely prepared and properties and some (3) transmission appropries with 1900 lefts.

G.D. TOTAL NUMBER OF WATER FOR BUTALLATION AND THE TOTAL RUHEEN OF WATER FOR BUT INSTALLATIONS ON THE BURDING

The Albertor endured power (BPP) for the 800 MHz transmitter combined on site is 627 Watt. The ERP for the 1910 MHz transmitters combined on 400 is 81,72 Watts.

7.0 Prefero Method of Atvachelytop Proposed Author, Wilder of Anthors Adopt Plan Including Directionally of Anthoras, Might of Anthors Adopt Novesti Wakkho Sufface, Deguss Noard forbatted Buildengs and the date the international facilities and the date of the date

0.6 Estimatés Ambria Pasis Prequency Fires for the Proposes Site

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23 Barret + Burington, 198-0 (80) + 1,809-788-2346 BEBI

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Applicable FCC Adoptio Standalds (Discuss Sighass for Those whose XX Language other than English)

Additionally, there are a years where sweeters, although there the general per continuous the exposed to convert detected protect than the general population and econopous lives. We oblive and the experient the period to be informed about the present and besidence of returnant and their assessment failed.

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Additionally, activit to this the lit accomplished win a mod action atoor located on the main raid. Access to chally is moneoved and as such the grands public is not able to access the provings.

10.6 STATEHOUT ON WHO PRODUCED THIS REPORT AND QUALIFICATIONS

11.6 FEDERAL CONDUMINATIONS COMMISSION (FCC) DEQUIREMENTS Pleases see the remifications wreathed in Appendix A below.

The ACC has excluded National Principles (Payers) (PAS) John No. Homer research interference in the Accession of the Accessio

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PAME Companies Repu-**MECUTIVE SUNIESON** Urpose of Report

1.8 LOGATION OF ALL EXISTING ANTERNAS AND FACE IT AS AND EXISTING RELEVELS

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3.9 NAMES AND TYPES OF WTS WITHIN 100 FEET OF THE PROPOSED SITE AND ESTEMATES OF CUMALATIVE EME EMESIONS AT THE PAPOSED SITE.

West the auctopion of the internets membered in Secrica 12, there are the other Windles Telemonnumbasion Service (WTS) situs observed michle 100 feet of the proposed site. LOCATION AND NUMBER OF THE STREET AATERWAS AND BACKUP FACELTER YOU BUILDING AND NUMBER AND LOCATION OF OTHER TRANSCOMMUNICATION FACELTING

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F-ENE Campliness Report 61 Project No. 63121030

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Table, ft Limits for Maximum Permissible Exponue. (MPE).

EMF REPORT HEET NUMBER

SHEET TITLE

REVISION 7

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MURINATION CONTAND IN THIS SET OF CONSTRUCTION DOCUMENTS IS PROPRIETARY BY WITHE. ANY USE OR DISCUSSINE OTHER THAN THAT WHICH RELATES TO CHARLES SERVICES IS STRICTLY PROPRIETED.

21 5 Street + Bullynan, MA 01803 + 1300 780 234

MEBI

Sprint

SAMISUNG







ROJECT INFORMATION

GENERAL HOSPITAL SAN FRANCISCO NETWORK VISION MANBER LALINCH SF54XC2II-A

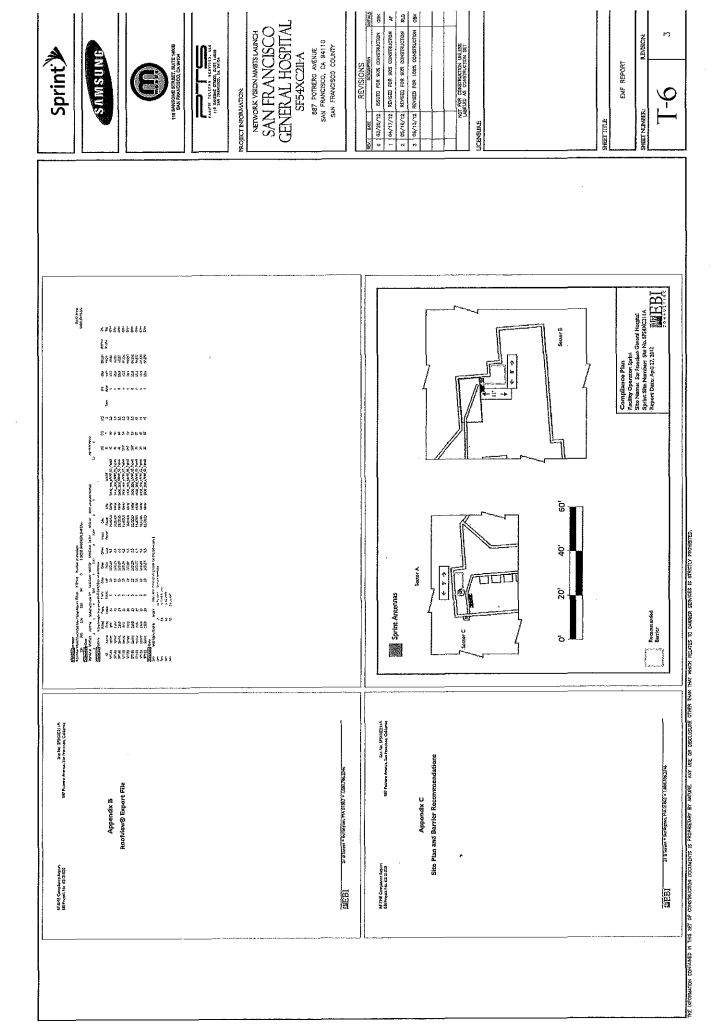
887 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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| | ISSUED FOR 90% CONSTRUCTION | REVISED FOR SOX CONSTRUCTION | REVISED FOR SOZ CONSTRUCTION | REMSED FOR 100% CONSTRUCTION | | NOT FOR CONSTRUCTION UNLESS LABELED AS CONSTRUCTION SET |
| Prof. Inc. | 21/92/20 | 21/11/12 | 21/81/90 | 21/51/90 | | 23 |

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NETWORK VEICH MERSCO SAN FRANCISCO GENERAL HOSPITAL SF54XC2IFA 2 05/16/12 REVISED FOR SOZ CONSTRUCTION RLD 3 06/13/12 REMSED FOR 100% CONSTRUCTION 1 04/17/12 REVESED FOR SOM CONSTRUCTION D 03/20/12 ISSUED FOR SOR CONSTRUCTION 887 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY Notife Tilleon Stavell, ale 110 August Stavel, due 1,000 504 Pluesco, pt 94104 NOT FOR CONSTRUCTION UNLESS LABELED AS CONSTRUCTION SET SUMSING Sprint EMF REPORT T-5 PROJECT INFORMATION: SHEET NUMBER SHEET TITLE v. I'm new verbing CC, blank of repulsions is well in Ord's repulsions bett in general test of single light operators.
« I fare reported to a fare acknowled string the sig proving and provided by the affort, and respectively the little of the Configuration of the significant test in the repulsion is the about the development in the significant test the installarly provided; we have developed in the significant test the installarly provided; i an an employee of tentrollations for, claim Ell Consultat, which provides RF-EnE actory
and compleance sentes to the variets, connecessions adulty. Sta No. STAKES! IA 887 Pajrero Avedra, Sin Irizatoa, Cabara I have averacablely completed RO-ENE salety statistics, and I am avera of the pocardal farations at ACDE and world by clearified "occupations" under the FCF. registribits. Certifications Appendix A Preparer Cerdification 一部を話 RABINE Companies Reson. Est Project No. 62121000 MEBI I have been trained in the proper use of the RF-BHE measurement equipment, and have assecutefully completed CM trabulagils the packober and propositions for also survey prostocial. I am, an employee of Entradium inc. (dible EBI Consulted), which provides SF-RFHE salesy and completions bons industry. In the like with the FCC takes and regulations as well as OSHA regulations both to general and as they apply to RE-GHE copposition. All information followed defing the site survey and contained in this report is ove and accurate
to the beat of 979 (see whatge and based on the data gathered. In contrast, personal desegan sea on a measure, de securit personal PSE development de versacion personal desegan se l'externit personal PSE development de l'externit personal PSE development de personal de l'externit de l'externit personal PSE development de l'externit personal PSE development de personal de l'externit de I have successify completed RA-BMB takey embing and I am averse of the potential hata-dison from RA-BMB and weed be closhing "occupational" oxiget the PCC regulation. Additionals, tased on the CCC checks, there are no measured areas on any accessible tenthes and provincational trains, province in morker in these to not no security and concludes that assessed the PCCs, exceptional they seem to police exposure large or the security. kjenge his been kuisjied at the sin as prosented in Scelen VII. Fasting of the signigs and insulistics of the presentented barten lettin the site for semplance with FCE refer and regulations. THE NORWAIDS DATES SET OF CONTRINCE OCCURENTS IS PROPRIEDED. ANY USE OR DISCLOSATE OTHER THAN THAIN RELATES TO GARRIER SERVICES IS STRUCTLY PROMERTED. 21 6 Street * Suringron, PAA 01403 * 1,800,764,234 Reld Personnal Certification eAquid Min David Other, state that MEBI MEBI That repart was proposed for the use of Sporth Recent, I was potential to intendedness with yourselp, the sport was proposed to the sport which the sport was proposed to the sport was been as the sport of the sport was proposed by the clearly for the sport was proposed by the clear. The condensation make they extra top you contact the sport was been associated for the clear. The condensation make the sport to the sport was the sport to the sport was the sport to the sport was the sport to the sport was the sport was the sport was the sport was the sport proposed, but the sport was the spor Recease of the thorn considerity of PG3 sources, the amounts require Receditors paths for good properties of the representation of the construction of A construction or sententime to the other than the construction of the construction of the construction of the sec-tion of the construction of the const A site is consistend out of compilator with PCC regalation, it stem are areas that exceed the PCC exposure finds and interest the PC total integration measures in plate. Any orders would has an exposure to make the second of the position that composure in resignating the site of the affect of the second of th EBT in propored use Padiolicaturing Enlandra. Completus Riphert for the proposed Sprint address members to the proposed Sprint address members on appropriate the the focused in EBT forested Append to the International CABERTIA. A STATES A PASSON OF THE PASSO his d on the above, the most restrictive thresholds for expension of unimities duration to BF energy or several personal services are seminanteed before rift ilmen zwe desjyned to provide a subsusual margin of natw. These brits assyl for exeminan proposures and no kumulul to provide a prictions margin of takes for all portions, statisfies of ago proposures, then, o femilia. 21 8 Street + Suringson, MA 01803 + 1,850,786,2346 13.8 SUMMANY AND CONCLUSIONS Statement of Compliance Al-Ling Comptants Espain Est Project No. 62123620 12.6 LIMIFATIONS

REVISION



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NOT FOR CONSTRUCTION UNLESS LABRILED AS CONSTRUCTION SET

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EMF REPORT

| Cablestwiting shall not be allowed in exit encissures, snotke-proof towers, elevator shafts, or in front of dry standpipes, 2010 CPC 1022.4 and 509.2 | 11. Antennas shall not be mounted closer than the exclusion zone plus 4 feet for Installations near | the eccapes, statr peruhouse doors, exterior standpipe cuitats, signights, or other fire department operations consideration. | 12. There is no guarantee that the fire dopartment will not shut down the power to the site in an emergency situation although in order to reduce the site operator's possible loss of service the following information may be provided at the equipment room entrance: | Provide emergestry shuddown procedure signage. The sign shall include the following: Emergency 24 hours? days award NDC / field technician labelshone marker for PE | _ | | The sign shall be obsery labeled in a phenolic label with a white background and black lettering. The title block shall be a red tackground and 1" right white lettering. Mulliple signs may need to be installed tested upor the oablat sile configuration. A copy of the signage shall be included on a drawing sheet. See attached sample. | | |
|---|---|---|--|--|--|--|---|---|--|
| NOT APPLICABLE. | NOTAPPLICABLE | | PROVIDED. SEE SHT, T4, T5, 71-5 & A6 | | | | | | · |
| 2.06 Submittal Requirements for Cellular Antenna Sites 2.06 Submittal Requirements for Cellular Antenna Sites | REFERENCE: 2010 SFBC, 2010 SFFC, 2010 SFMC and FCC OET Bulkutn 65 (97-01) 1. Provide a description of work on the plans. | 2. Plans shall include plan views and elevations showing all equipment totalions and cable runs, | 3. Plans shall include aniempa cut-cheets and equipment list on a drawing sheet. | 4. Include a ropy of the signad and stamped RF report on a drawing sheat as a reference to identify the exclusion area required to prevent occupational exposures in excess of the FCC guidelines (470FR1.1310 and FCC OET Builetin 65 edition 87-01). | 5. The PF report shall indicate whether or not the site under review is a part of a multiple transmitter site and shell show compliance with FCG 470FR1.1307(b)(3), as amended - all transmitters shall not exceed 6% of the power density exposure limit. | Drawings shall reflect the etripediexclusion areas for workers per the above RF Report with a minimum redus of 1 foot. | 7. Plans shall include a quantitlative tirrea-cimansformal image of the RF lavuss from each antenna tocated near an egress point (e.g. penthouse stair fire escape, roof walking paths; skylights, eth.). | 8. "Notice to Workers" warming signage, as applicable per the above RF Report, shall be permanently mounted at the stainwell site of the roof-access door (ANSI CBE2-1982, (Reference [3]) - yellow or more durable color for outdoor longawly) | 9. Carroulleged antenras shall have dirch; x dirch signage permanently mounted to the exterior of the RF screen as provided below. The sign shall be weatherproof with contrasting background color and shall contain the yellow thorgies orund the arterna symbol (ANSI COS.2A.082 (Retherbre 2)) - yellow or more durable color for outdoor longerity). Signage location(e) and detail of the sign shall be included on the plans. |
| | PROVIDED, SEE SHT. T-4 🔀 | PROVIDED, SEE SHT. A-1 TO A-5. | PROVIDED. SEE SHT. T-3 & A-8 | PROVIDED. SEE SHT, T.4, 15 & T.5 | PROVIDED. | PROVIDED. SEE SHT. A-1 | NOTAPLICABLE NOT | PROVIDED. SEE SHT. T4, T5, T6, 3.46 🔀 | NOT APPUCABLE-NO CANOUFLAGED ANTENNS |









PROPECT INFORMATION

NETWORK VISION MARITE LAUNCH

SAN FRANCISCO

GENERAL HOSPITAL

SF54XC211-A

887 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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| REVISIONS | DESCRIPTION | ISSUED FOR SOM CONSTRUCTION | 04/17/12 REVISED FOR SOM CONSTRUCTION | REMISED FOR BOST CONSTRUCTION | 08/13/12 REVISED FOR 100% CONSTRUCTION | | NOT FOR CONSTRUCTION UNLESS LABELED AS CONSTRUCTION SET |
| | DATE: | 03/20/12 | 04/17/12 | 05/16/12 | 21/21/80 | | 83 |
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UCENSURE

SHEET TITLE

FIRE DEPARTMENT CHECKLIST

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FIRE DEPARTMENT CHECKLIST

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 - 11X17 COPIES OF DRAWINGS ARE NOT TO BE SCALED THE TO DISTORTIONS RESULTION FROM MILITIDE REPORTSHAMED SHOWN ON PLANES. PRESENTIONS THE PRECEDENCE OVER SIZELES SHOWN ON PLANES.
 - OWNER, CONTRACTOR, AND NETWORK CARRER REPRESENTATIVE SHALL REPRESENTATIVE SHALL REPRESE AND CONDISON THEY AND UTILITY COORDINATION THEIR ARE INCLUDED IN THE DAMINIOS AND SPECIFICATIONS PRORY TO THE STAFF OF CONSTITUCION.
- THE GENERAL CONTRACTOR SHALL RECENE WIRTERN ALTHORIZATION FROM NETWORK CHARGES REPORTED WITH CONSTRUCTION PRIOR TO STARTING WORK ON ANY TEAM NOT CLEMELY DEFINED BY THE CONSTRUCTION DRAWINGS/CONTRACT DOCUMENTS.
 - THE CONTRACTOR SHALL PERFORM WORK DURING DWNEN'S PREFERRED HOURS TO AVOID DISTURBING NORMAL BUSINESS OR TENANTS.
- THE CONTRACTOR SHALL PHOADE NETWORK CARRIER PROPER INSURANCE CERTIFICATES NAMING NETWORK CARRIER AS ADDITIONAL INSURED, AND PROPIE INFORMACE, INCLUDING PE &P POINTING NETWORK CARRIER PROOF OF LICENSEE(S) INCLUDING PE &P POINTING NETWORKS.
- THE CONTRACTOR SALL SUPENIES AND DRECT THE PROLECT DESCRIBED IN THE CONTRACT DOLUMENTS. THE CONTRACTOR DAYLE BE SOLELY RESONDBILE FOR ALL CONSTRUCTION MEANS, DEPROOFS, TROUBLESS, AND PROCLEMES FOR CONSIDERIOR AND WHICH WORDS. THE CONTRACT, WHICH WORDS THE CONTRACT.
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- 12. A COPY OF THE CONCINNON AUDICIN (SUED AND APPRIOSIDE PLANS SHALL BE THEN IN A PURE STREETING THE CONCINNON AUDICINA AND IN THE THEN THE THEN THE CONCINNON AUDICINA AND IN THE THEN THE WINDOW AND IN THE WORKER, THE CONTINUE AND IN THE WINDOW AND IN THE WINDOW AND IN THE WINDOW AND IN THE CONTINUE AND IN THE ADDRESS OF THE THE CONTINUE AND IN THE ADDRESS AND IN THE ADDRESS AND IN THE CONTINUE AND INTERCENT AND IN THE CONTINUE AND INTERCENT AN
 - THE STRUCTURAL COAPONENTS OF ADACENT CONSTRUCTION OR FACILITIES ARE NOT TO BE ALTERED BY THIS CONSTRUCTION PROJECT UNIESS NOTED OPERWINE.
- THE CONTRACTOR SHALL STUDY THE STRUCTURAL, ELECTRICIAL, RECENTION, WECHANIZAL, AND PLUMBING PLAIS AND CROSS GREGY THEIR DEFINIS, PROTES, DIRESSIONS, AND ALL REQUIREMENTS PRIOR TO THE START OF ANY WORK.
- THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE COMPLETE SECURITY OF THE JOB SITE WHILE WORK IS SH PROGRESS UNTIL THE JOB 15 COUNTETE.
- LE COMPACTOR PAR EN RESPONDEMENT OF LOCKING ALL EXISTING UNITED SHARE OR NOT SHOWN ON THE PLASS, ANDIA ON THE SHARE OR NOT SHOWN ON THE PLASS, ANDIA ON SHARE SHALE BENEVING THE PROPERTY OF LOCKING RESULTANGENT OF THE DEPENSES OF REPARA AND CORR REPULLEMENT OF THE SHARE OF THE PROPERTY OUT OF THE SHARE SHARE PROPERTY OUT OF THE SHARE SHARE SHARE SHARE THE DESCRIPTION OF THE SHORK.
- ALL EXISTING CONSTRUCTION, EQUIPMENT, AND FINISHES NOTED TO BE RELICATED SHALL BECOME THE PROPERTY OF THE CONTRACTOR AND WILL
 - 18. BE REMOVED FROM THE SITE WITH THE FOLLOWING EXCEPTIONS: A. PROPERTY NOTED TO BE REJUNKED TO THE OWNER. B. PREPERTY NOTED TO BE REMOVED BY THE OWNER.
- THE GOVERNIC AGENCIES, CODE ALTHORITIES, AND BUILDING INSPECTORS SALL PRODUC ANALINE STANDARS FOR CONSTRUCTION TECHNOLOGY. MATERIALS, AND TREASED LANGUAGED THROUGHOUT THE PROJECT "TRADE STANDARS AND THE SECRETARY ARETHOR OF STANDARS AND THE COURSE TO THE SECRETARY ABETHOR OF STANDARS AND THE USED TOWN SECRETARY OF THE SECRETARY ASSISTANDARY SALL IS USED TOWN SEXULATION.

HE INFORMATION CONTANED IN THIS SET OF CONSTRUCTION DOCUMENTS IS PROPRIETARY BY NATURE. ANY USE OR DISCLOSATING DIVISOR THAT WHICH RELATES TO CARRIER SERVICES IS STRUCTLY RECHIBITED.

- REGISTORY THE REPORT STREAMS TREADED STANDS TO THE STREAMS OF THE REGISTORY OF THE STREAMS TO STREAM OF THE STREAMS TO STREAM OF THE STREAMS TO STREAM OF THE STREAMS THE STREAMS THE STREAMS OF THE STRE
 - SEAL ALL PENETRATIONS WITHIN FIRE—RATED AREAS WITH U.L. LISTED OR PIRE MASSAYLL APPROVED. MATERIALS IF APPLICABLE TO THE SUBJECT FACILITY AND OF PROJECT SITE.
- CONTRACTOR TO PROADE A PORTABLE FIRE EXTINGUISHER WITH A HATHIG OF ALOT LESS THAN 2—A OR Z—ASSEMENTHIN TS FEET INAVEL. DISTANCE TO ALOT LESS THE PROADEST AREA DURING CONSTRUCTION. BUILDING INSPECTORS AND/OR OTHER BUILDING OFFICIALS ARE TO BE NOTIFED PROPER OF WORKING DISTURBANCE, CONSTITUTION, AND ANY INSPERIOR PROJECT PSPORT AS MANDATED BY THE GOVERNING ACENCY.
 - CONTRACTOR SAALL MAKE NEGESSARY PROMEIONS TO PROTECT EXISTING IMPROVEMENTS, EMBERGARYS, PANNIC LORGING, UTBROK CONSTRUCTION, UPON CONTRACTORS SAAL REPARK ANY EMAINS. THE MAY NOW COCKRETE DUE TO CONSTRUCTION DY NOR ALAMORAT TO THE
- CONTRACTOR SAUL KEEP GENERAL WORK AFF, CLEM AND HAZUGO FREE.
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- NEW CONSTRUCTION INSTALLED ADARCENT EXISTING BUILDINGS OR CONSTRUCTOR SPALL ATCHITECTURALLY MATCH THE EXISTING IN TERMS OF COLOR, TEXTINE, PAUSH MATERIALS, ETC., EXCEPT AS NOTED IN THE PLANS AND SPECIFICATIONS.
- THE CONTRACTOR SHALL PROVIDE ALL NECESSARY BACKING, BLOCKING, AND/OF OTHER INSTITUTION OF PACHESE, MECHANICLE, CAUGHART, ENLIBANG, HANDARE, AND FINISH TIEMS TO INCHES MECHANICLE, CAUGHART, ENLIBANG, HANDARE, AND FINISH TIEMS TO INCHES A PROPER AND CODE COMPLIANT INSTALLATION.
- WIN CONTROLLED RESPONSE. OF PREDRING WASALLANDER FAIR AND CONSTRUCTOR LEGISLATION FOR PREDRING WASALLANDER DESCOUNDED OF PREDRING WASALLANDER DESCOUNDER WHIT HE PROCESSEN PRINT TO CONSTRUCTION WAS REPORT AND CONSTRUCTION. WHO PREDRING WASALLANDER WASALLANDER
 - THE CONTRACTION IS TO PROVIDE PROTECTION FOR ADJOINING PROPERTIES PROM PHYSICAL HARM, NOISE, DUST, ORT, AND FIRE AS REQUIRED BY THE OFFICIAL PROFES.
- 30, WHERE SPECIFIED, MATERIALS TESTING SHALL BE TO THE LATEST STANDARDS AND/ON RENSOUNS MALABLE AS RECUIRED BY THE GOVERNING AGENCY RESPONSILE. FOR RECORDING THE RESALITS.
- 31. THE CONTRACTOR IS RESPONSIBLE FOR THE STORAGE OF ALL WITSTAINS WHOULD SON PUBLIC PROPERTY WITHOUT A PERMIT TO DO SO FIGM. THE OPERATION ASSIGNS FOR THIS PUBLICASE. 32. GENERAL NOTES AND STANDARD DETAILS ARE THE MINIMUM REQUIREMENTS TO BE USED IN ALL CONGINGONS UNLESS ILLUSTRATED AND NOTED OTHERWISE,
- 33. TRADES INVOLVED IN THE PROJECT SHALL BE RESPONSIBLE FOR THEIR COUNTY, FITTING, PACKALING, ETC., SO AS TO BE PREPARED PROPERLY BY THE WORK OF OTHER TRADES.
- 34, ALL DEBGIS AND RETURE SHALL BE REMONED FROM THE PROJECT PREMISES AND LEFT IN A LUEW SKEPT CONDITION A TALL THAKE BY EACH TRAVE AS THE YERFORM THEIR OWN POPITION OF THE WORK.
- NA NETRONG CARREN DOS OF CALAMATE ANY PROGRESS. PROVINGE, ANVOIN ANY EDISTRICEN WASTED BY A TIDED TO IN MANIFORDER. CHARACTES OF WARRANT THAN ANY ES IN BETTER TO BOTH THROUGH THE COMPANY OR MANUFACTURES. PRODUCED TRATES. ANY OF SOLIPMENT OF SPECIAL PROSPORISH THE SERVICENT RATINGE. ANALY OF SOLIPMENT CONTRACTORY SURPORMENTATION IN WRITTEN FORMS.
- CALTION CALL BEFORE YOU DIG! BURBED UTLITIES EXIST IN THE AREA BOUTLOY INFORMATION SHOWN NAT BE COMPLETE. CONTACT THE ONE-CALL UTILITY LOCKE SÉPNICE A MINIMUM OF 48 HILLINGS PRIOR TO CONSTRUCTION.
- 37. WHEN APPLICABLE, CONTRACTOR IS RESPONSIBLE TO CALL, COORDINATE AND AMAZE APPLICATES FIRE ACC. AND/OR PRIVATE PROPERTY LOCATES ASSESSED ON SPECIPIO SITE REQUIREMENTS.
 - 36. SEE CIVIL DRAWINGS FOR ADDITIONAL SITE INFORMATION.
- 39. CONTRACTORS TO DOCUMENT ALL WORK PERFORMED WITH PHOTOGRAPHS
 AND SUBMIT TO NETWORK CARRIER'S REPRESENTATIVE ALONG WITH REDIMED
 CONSTRUCTION SET.
- OBJETAL, CONTRACTOR SHALL CODRIGNAT, AND SEEK APPROVAL OF ALL POPELS DARW, INSTITUTIONA ARROYS HEROSTICHOUS HAS THE PORTE COARPHAY, OWING AND JURISDICTION AS HEROLICO, CONTRACTOR SHALL REPORTED THE INSTITUTIONS INSULINDIFF OF DEFINERS ARROYS SHALL SHOWN SHALLOWED TO WINAMER AND ASSETTED AND ASSETT OF THE COMMENT OF MANAGER AND ASSETTED ASSETTED WAS ARROWS AND ASSETTED A CONTRACTUR SHALL DOCUMENT ALL CHANGES MADE IN THE FILLD BY JASKING UP (GEDLING) THE APPROVED CONSTRUCTION SET AND STABILITIES OF HE FEDLINED ALONG WITH PHOTOGRAPHS PER NETWORK CARREST RELURIEDATIS.
- ANY SUBSTITUTIONS OF MATERIALS AND/OR EQUIPMENT, MUST BE APPROVED BY NETWORK CARRIER CONSTRUCTION MANAGER.

- THE CONTRACTOR SHALL PROVIDE ADEDUATE PROTECTION FOR THE SAFETY OF THE UNMER'S BAFFORES, WHERAEN, AND ALL TIMES DURING THE CONSTRUCTION OF THE PROJECT.
- 46. NETWORK CARRIER'S REPRESENTATIVE SYALL REVIEW AND APPROVE SHOP DRAWNERS AND SAMPLESSATION CONVERTS AND THE PROJECT PROJECT ASSAURT BY SALL AND ROLLOE APPROVAL OF AN ASSAURT PROJECT AND WHICH THE ITEM PARTIONS.
- 48. CONTRACTOR SIMIL PROVIDE NEWS STED, PLATES AT OPEN TRENCHES FOR SAFET, AND 10 PROVIDED EXPRESS ASSISTANCES. FROM NEWY CONSTRUCTION. ALL ANTENMAS MOUNTED ON ROOF SUPPORT PRAMES TO BE PROVIDED BY NETWORK CARRIER.
- 49. CONTRACTOR SHALL PATCH AND REPAIR ALL GROUND SURFACES WITHIN THE CONSISTOUTION AREA AS MICESSARY TO PROVIDE A UNIFORM SURFACE AND MAINTAIN EXTRICT SHEAKER SIGNAL.
 - CONTRACTOR SHALL REPLACE EXCENSE LANDSCAPE VICETATION DAMAGED BUE TO CONSTRUCTION ACTIVITIES, AND REPAIR, RESTORE AND MODIFY EXISTING IRRIGATION LINES RECESSARY TO OPERATING CONDITION, PROMIDING FULL COVERAGE TO IMPARTED AFEAS.
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- 22. IN THE DOSE OF ROOPTOP FOLITIONS WITH THE NEGALITRON OF MATRONAS CONTRICTIONS BY CONTRICTION SHAPE TO THE PROPERTY RESPONDED TO THE PROPERTY RESPONDENTY RESPONDED TO THE PROPERTY RESPONDED TO THE PROPERTY RESPONDENTY RESPONDED TO THE PROPERTY RESPONDED TO THE PROPERTY RESPONDENTY RESPONDED TO THE PROPERTY RESPONDED TO THE PROPERTY RESPONDENTY RESPONDED TO THE PROPERTY RESPONDED TO THE PROPERTY RESPOND
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- A TOS ROBER & GE US DEPUREZORS SULT SET MACHINE LOCKHOWN THE TOS ROBER AT LOCKHOWN TO PROPER GROUP IT TO POWER AND LOCKHOWN THE SEAL LOCK TO SERVICE SET REPORTED FROM LOCK TO POWER ANTHONIC LANGEST REQUESTS, REQUESTED MANUFACTURE WHITE THE MANUFACTURE SEAL TO POWER TOWN TO SERVE AND THE PROPERTY REQUESTS, REQUESTED MANUFACTURE TOWN TOWN THE PROPERTY REQUESTED TOWN THE TOWN THE PROPERTY REQUESTED FOR THE MANUFACTURE OF THE MANUF
- 55. GENERAL COMPACTOR SHALL DGEAIN, REMEY AND DEGLITE ALL METWORK CARRENE CONSTRUCTION STANDARDS (MOST RECENT REVISION) AS A PART OF THE BID AND CONSTRUCTION PROJECT. 56. GENERAL CONTRACTOR STARL GETAIN, REAGY AND EXECUTE ALL NETWORK GANNERS CONSTRUCTION STANDARDS (AGST RECENT REVISION) AS A PART THYS BED AND CONSTRUCTION PRODUCTS.
- 57, CONTRACTOR SHALL, BE RESPONSIBLE TO SET ELECTRONIC TILTS FOR MENCY MANAGES AND ATTENDANCE CORPORATION THAT THE GC DRICKN THE MOST RECENT COPY OF THE RE TLE INFORMATION SUCH THAT THE ACCURATE CONTROLLES CAN BE ORDERED AND INSTALLED.
- 48. A STRUCTURAL ANUYSIS SHALL RE COMPLETED AND SUBMITED TO THE RETRIEVENCE CARREST REPRESENTATIOR AND CORREST AND THE EXACT LIDIATION OF EXISTING COMMITTANS TO SUSTAIN ADDITIONAL HEAVE EATTERY CARINETS OR OTHER OUT OF SCUPE EQUIPMENT.
 - THE GC SHALL PROVDE LATERIALS LIST (BOM) TO THE NETWORK CARRIER REPRESENTATIVE PRIOR TO CONSTRUCTION.

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Sprint.





PROPERTY/LEASE LINE

..... CENTERLINE

MATCH LINE WORK POINT

SECTION REFERENCE

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TELEPHONE CONDUT -- ELECTRICAL CONDUI CONDUCTORS

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ROJECT INFORMATION

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STATE OF THE PASTING BRICK

GENERAL HOSPITAL SAN FRANCISCO NETWORK VISION MINBITS LAUNCH SF54XC211-A

887 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

WOOD BLOCKING

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DESCRIPTIONS! GRAVEL Medical Legister

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MECHANICAL GRND, CONN,

GROUND BUS BAR EXISTING ANTENNA

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ELECTRIC BOX

FND. MONUMENT SPOT SLEVATION

SET POINT

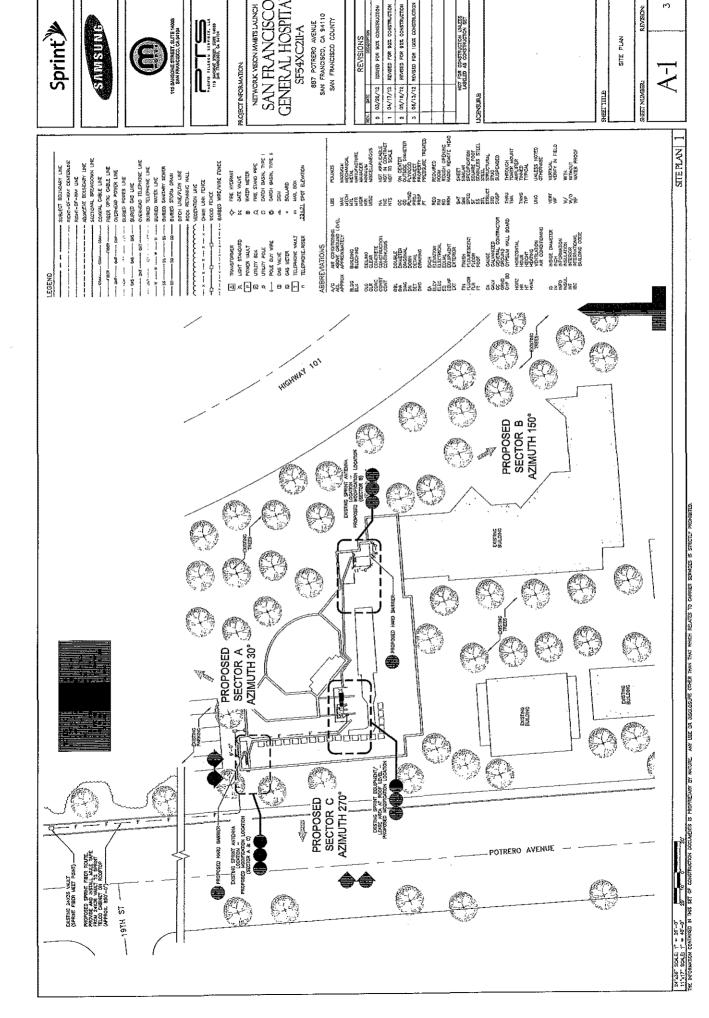
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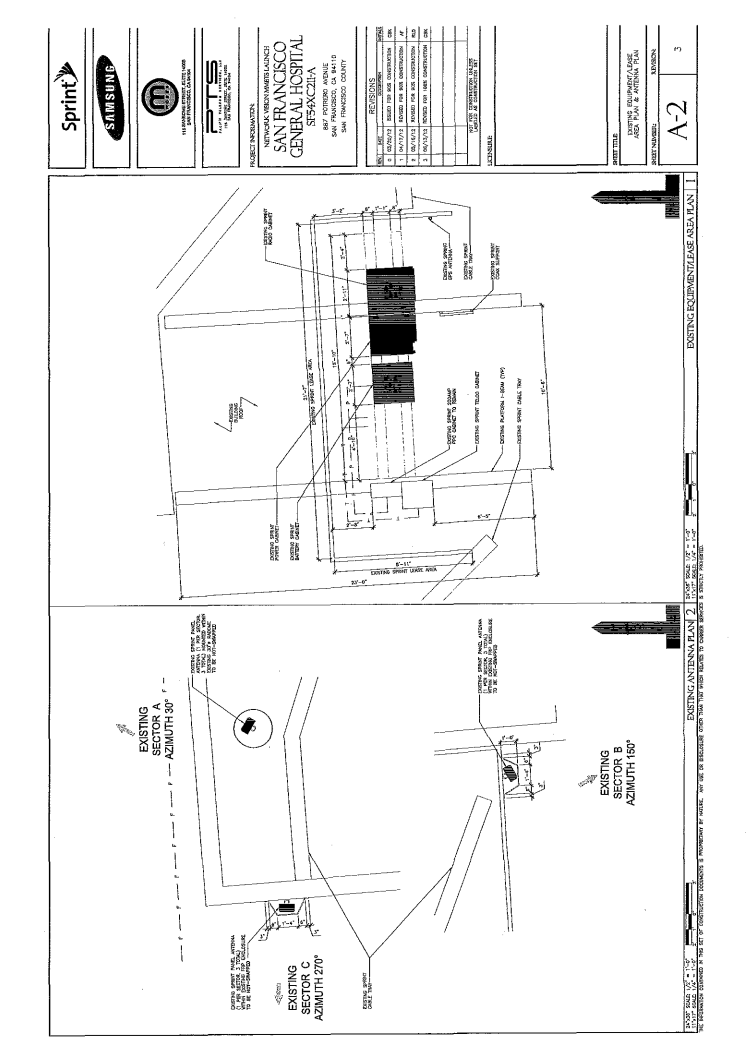
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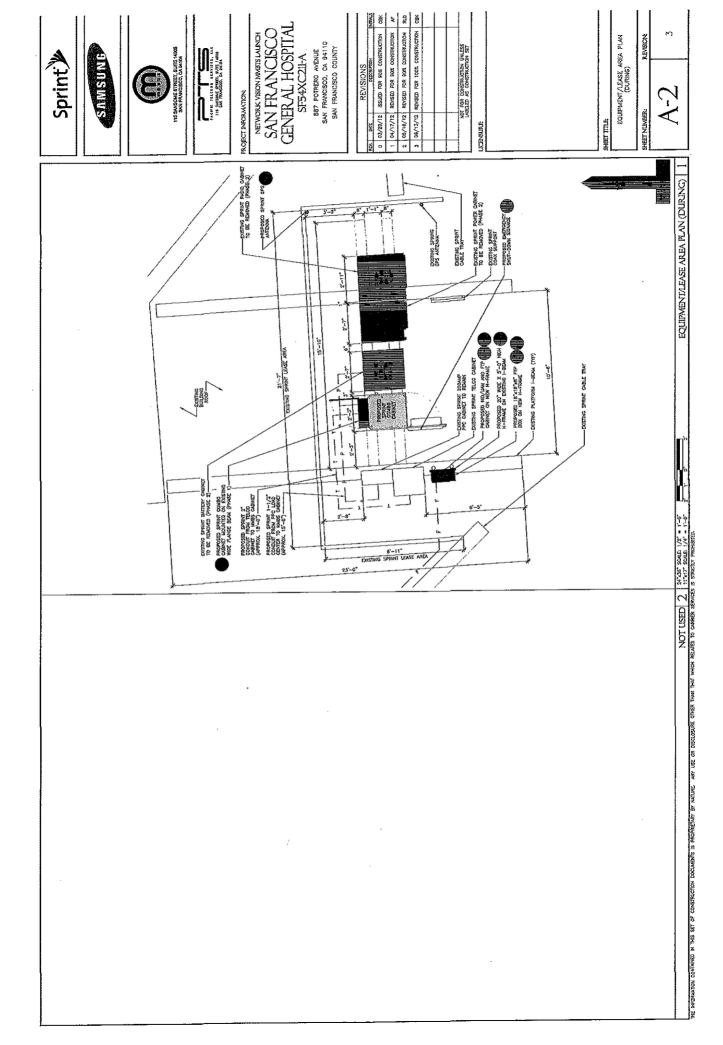
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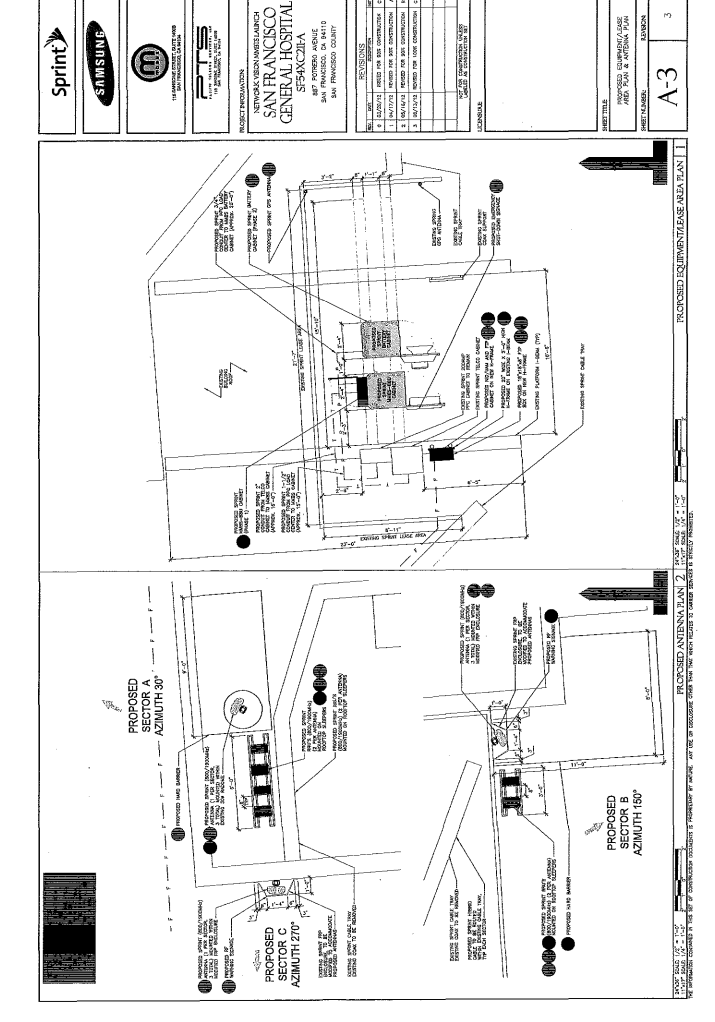
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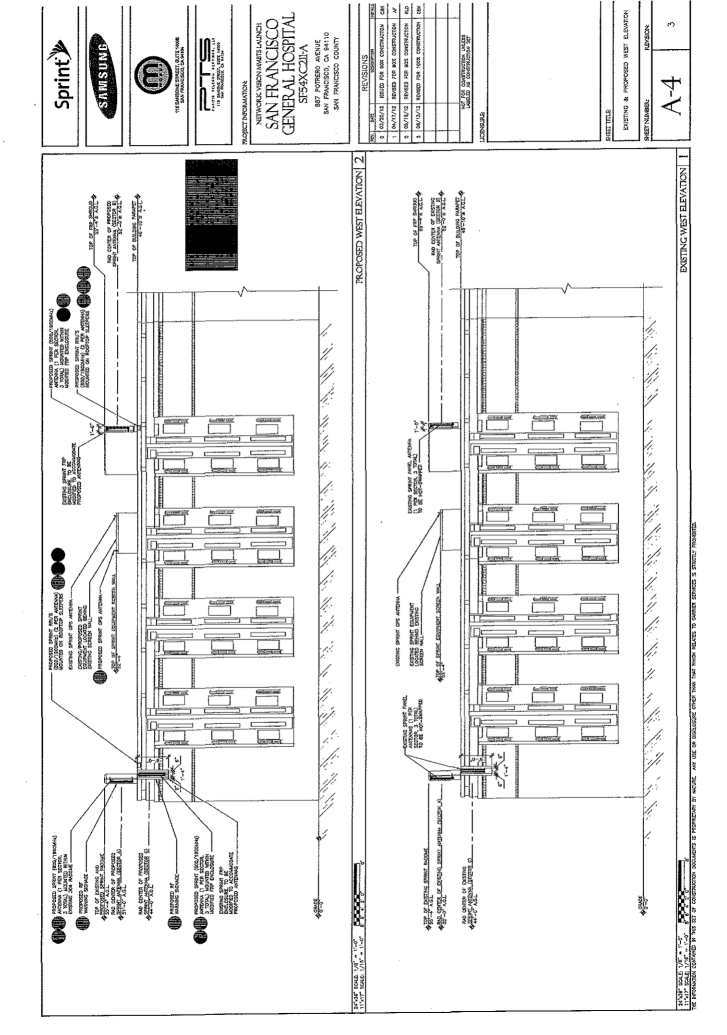
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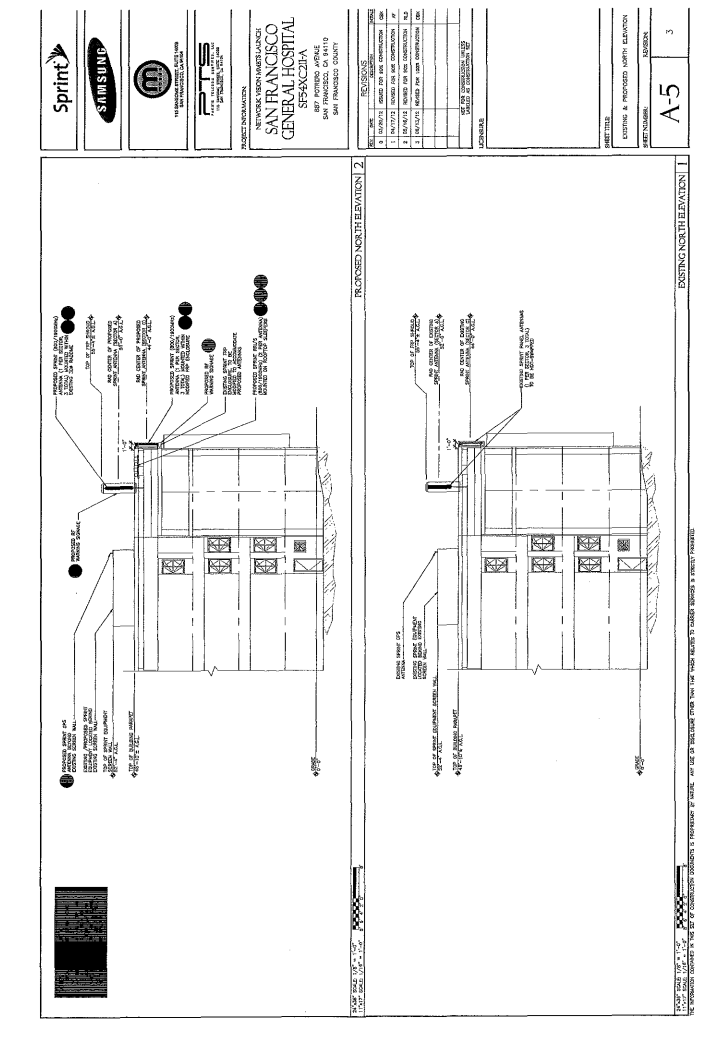


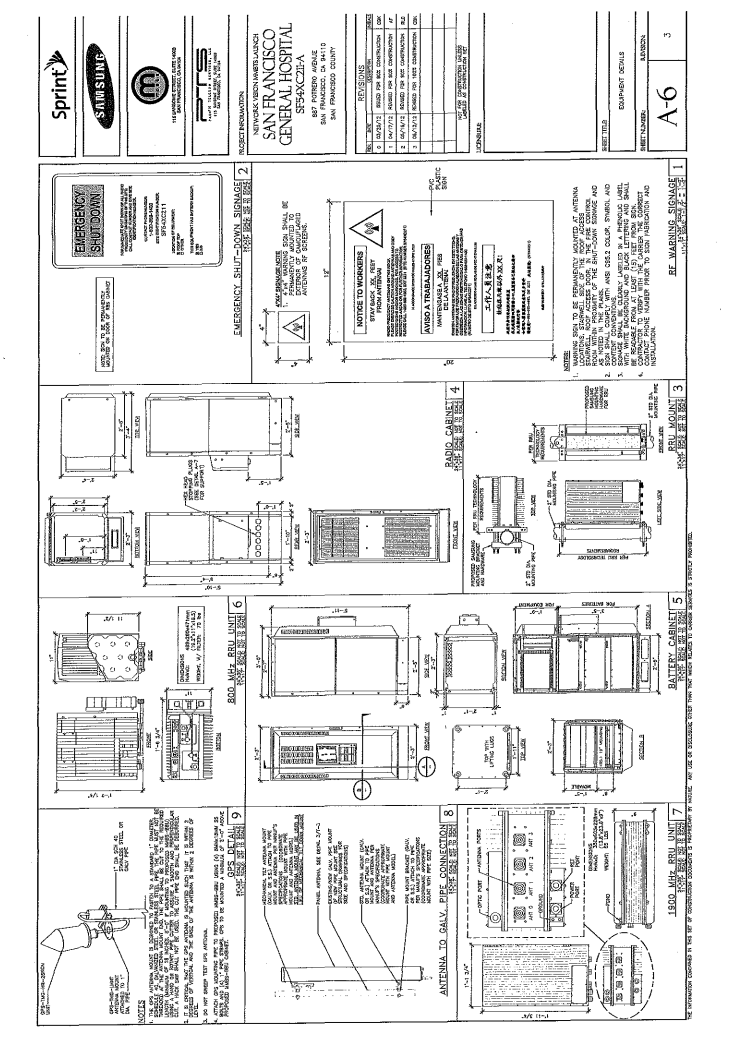


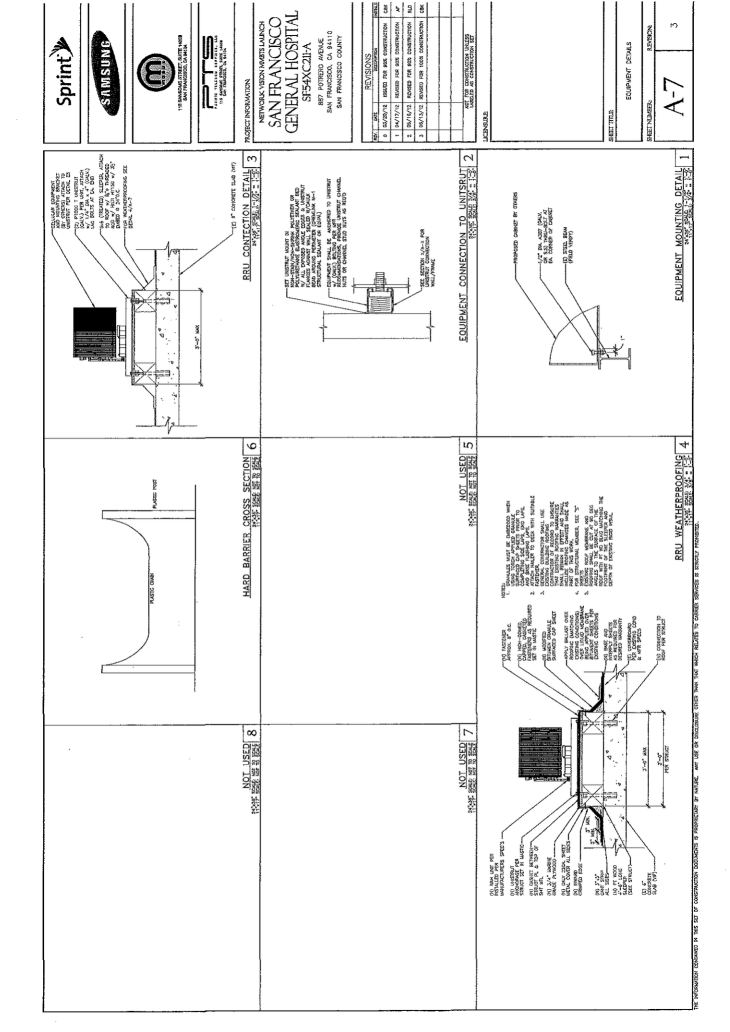


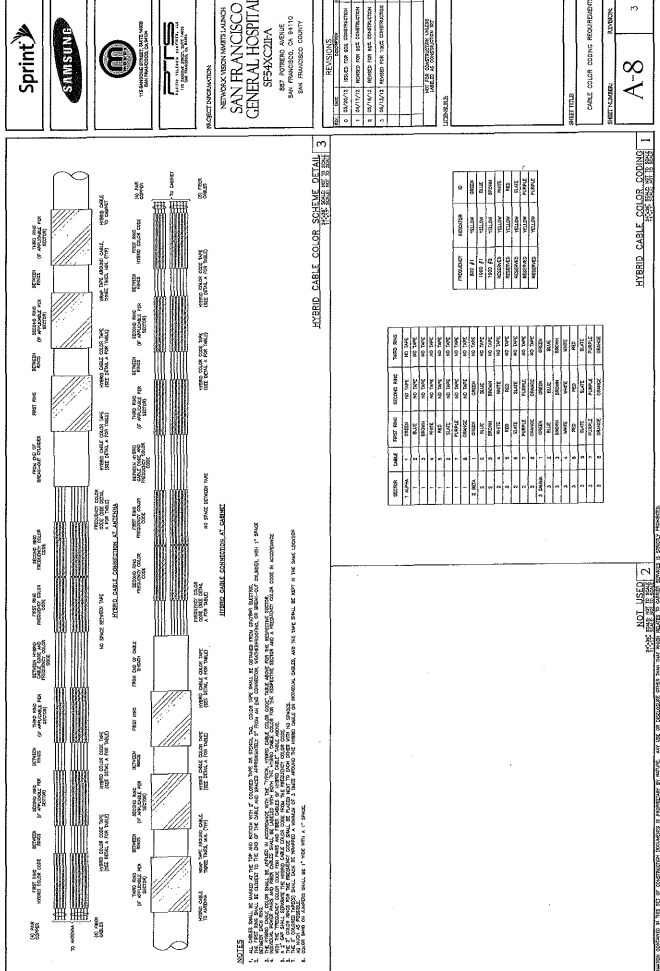
















116 SANSOMG STREET, SUITE 1400P SAN PRANCISCO, CA 94104

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SAN FRANCISCO NETWORK VISION MMBTS LALINCH

SF54XC2II-A

887 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

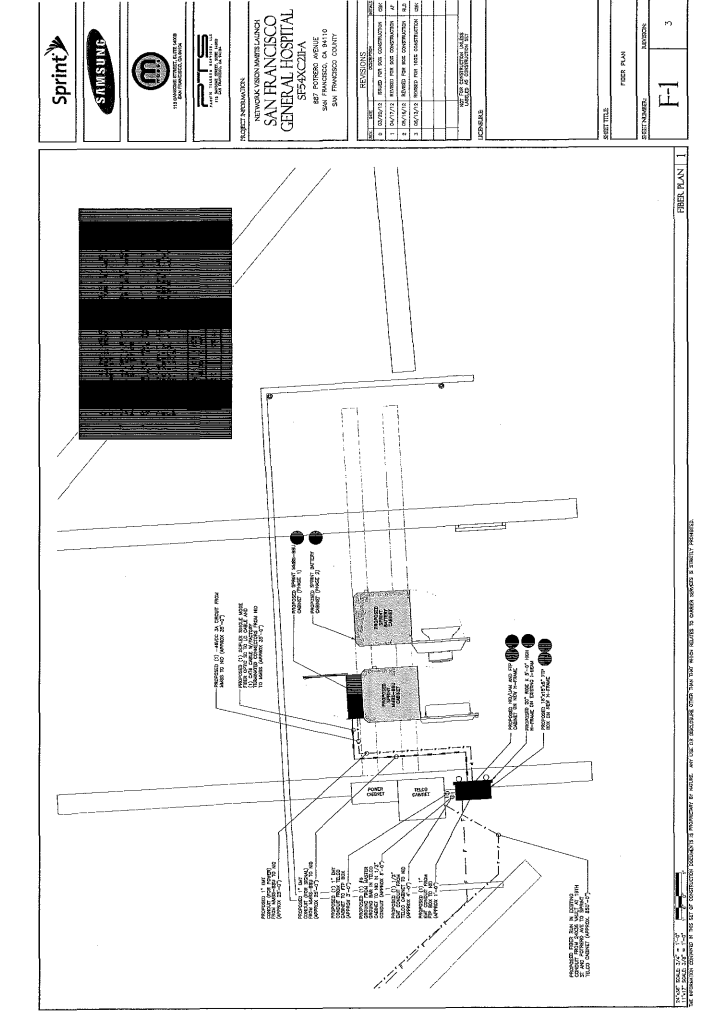
O 03/20/12 ISSUED FOR 90% CONSTRUCTION 1 04/17/12 REMSED FOR BOX CONSTRUCTION 2 05/16/12 REMSED FOR BOX CONSTRUCTION NOT FOR CONSTRUCTION UNLESS LABELED AS CONSTRUCTION SET

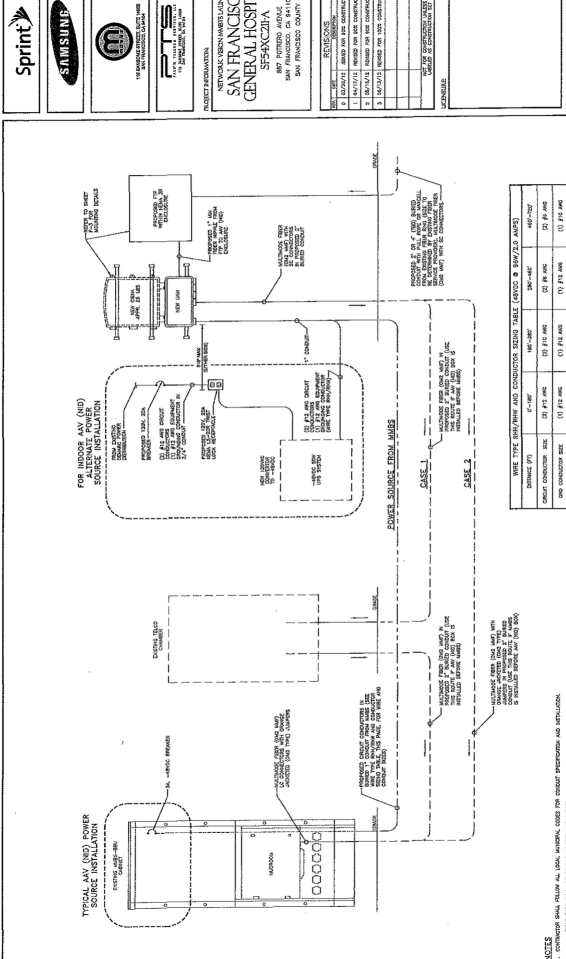
CABLE COLOR CODING REQUIREMENTS

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NETWORK VISION MAISTS LAUNCH

CENERAL HOSPITAL SAN FRANCISCO SF54XC2II-A

887 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

REMSED FOR 100% CONSTRUCTION DESCRIPTION
O 02/20/12 ISSUED FOR 80# CONSTRUCTION 1 04/17/12 REVISED FOR SOX CONSTRUCTION 2 05/16/12 RENSED FOR 80% CONSTRUCTION REVISIONS

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CONDUIT SIZE

FIBER ONE-LINE DIAGRAM

SHEET NUMBER

FIBER ONE—LINE DIAGRAM

REVISION:

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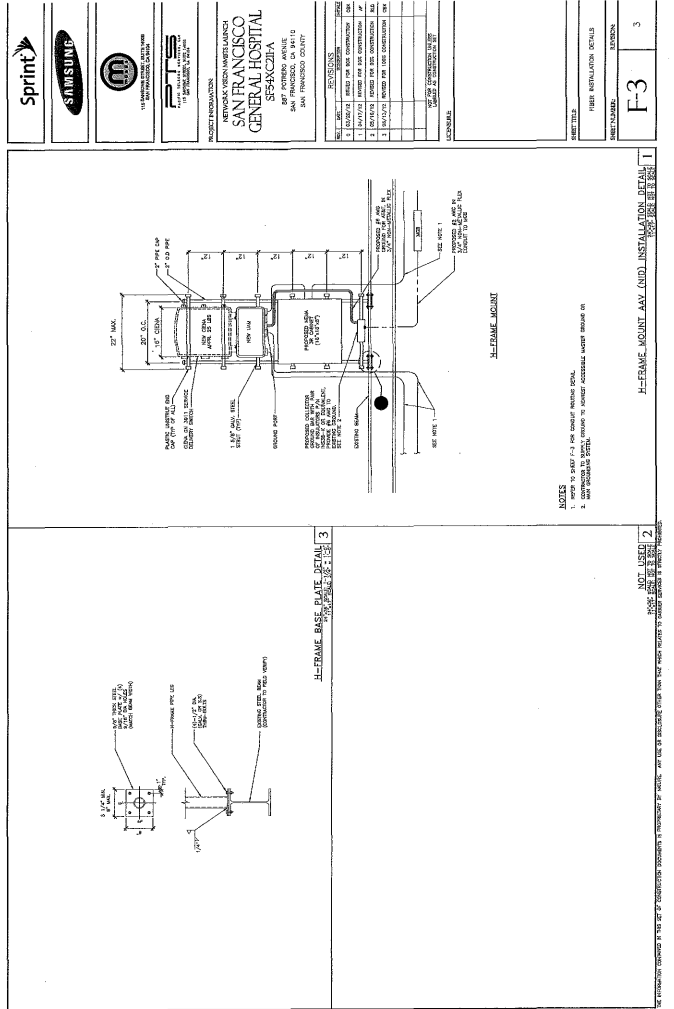
CASE 2 - FIBER PATH TO BE USED IF MINBS EXISTS AND FIBER IS ADDED AFTER MINBS IS ESTABLISHED,

CASE 1 - FIBER PATH TO BE USED IF MABS DOES NOT EXIST AND FIBER ARRIVES FIRST.

ALL ABOVE GROUND CONDUIT SHALL BE RIGID.

ALL INTERIOR CONDUITS SHALL BE EAT.

ALL UNISTRUT ENDS SHALL BE COLD-CALVINIZED AND CAPPED.







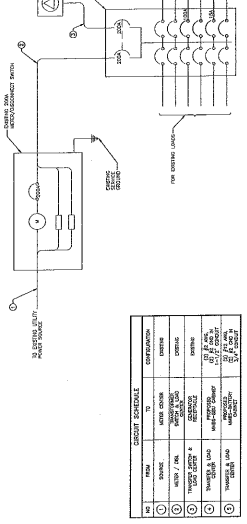


887 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

2 05/16/12 REVISED FOR 90% CONSTRUCTION RLD 3 95/13/12 REVISED FOR 100# CONSTRUCTION CBX | WEX. | DAYE | STEEP FOR BOX CONSTRUCTION | 04/17/12 | REVISED FOR BOX CONSTRUCTION | 1 04/17/12 | REVISED FOR BOX CONSTRUCTION | REVISIONS

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ELECTRICAL NOTES (CON'T)

- IS. ALL WEST SHALL BE THE THUR, SOLD, ANNEXED COPPER UP TO SIZE ∮10 AND (#9 AND LARGER SHALL BE CONCOURING STRANDED) 75 DEGREE G. (157 DEGREES F.) 957 CONCOUCTIVITY, MINIMULM ∯12. APPROVED SOUN.
 PROPERS SHALL BE TAGGED AT ALL PULL BOXES, JO-BOXES, EQUIPMENT BOXES AND CHRISTS WITH APPROVED PLASTIC TAGS, ACTION CRAIT, BRADY, OR
 APPROVED SOUN.
 - 20. ALL NEW MATERIAL SHALL HAVE A U.L. LABEI,
- SI. CONDUT ROLOH-IN SHALL BE COORDINATED WITH THE MECHANICAL EQUIPMENT TO ANDIB LIDEATION TO CONFLICTS. VERITY WITH MECHANICAL CONTINUEDR AND COMPLY AS REQUIRED.
 - 22 ALL PANEL DIRECTORIES SHALL BE TYPEWRITTEN NOT HAND WRITTEN.

COMPACIOS SYAL, PURNISH AND NOTAL ELECTRIC METER BASE AND 2004 DISCOMNECT SMITCH PER SITE PLAN AND DETAL DRAWINGS. THE METER BASE SHOULD BE LOCATED IN A MANNER WHERE ACCESSIBLE BY THE LOCAL POWER COMPANY.

LOCAL POWER COMPANY SHALL PROVIDE 200 AMP ELECTRIC METER, CONTRACTOR SHALL COGRETINATE, INSTALLATION OF METER WITH LOCAL POWER COMPANY. CONTRACTOR SKALL COORDINATE WITH LOCAL TELEPHONE COMPANY FOR REQUIREMENTS OF "T1" SERVICE LINE TO TERMINATE AT THE PPC CABINET.

ALL ELECTRICAL WORK SHALL BE DONE IN ACCORDANCE WITH CURRENT INSTITUTOR LECTRICAL CODES AND ALL LOCAL AND STATE CODE, LAWS, AND GRONNANCES. PROODE ALL COMPONENTS AND WIRING SIZES AS REQUIRED TO ALET NEC STANDARDS. CONTRUCTOR SHALL CORRINATE WITH LOCAL ROWER COUPRAY FOR RECUMBAINTS OF POWER SERVICE LINE TO THE METER BASE, POWER SERVICE RECUMBAENT IS COMMERCIAL AC NOMBALL 120/2008 VOLY OR 120/240 VOLY, SHOLE PHASE WITH 200 AMP RATING.

ELECTRICAL NOTES

THE SPRINT CABINET, INCLUDIAL 200 AND LOND PAYOL AND TALCO PAYOL SHALL BE PROVIDED BY DINGER AND INSTALLED BY THE CONTRACTOR. CONTRACTOR IS TO ANSILALL DREAMER(\$) NOT PROVIDED BY JAKUFACTURER, SEE PAYEL SCHEDULE ON THIS SHEEF FOR BREAKER REQUIREMENTS, CONDUIS NETILED AT POS EQUIPMENT BIDG PROR TO THE EQUIPMENT NETALLIES STUBED AND CAPPED AT 6" ABOVE GRACE OR PLATFORL IF SERVICE UNIS GAN"T BE INSTALLED DITALLY, PROPIDE WICH POLL CORD IN CONDUITS.

IG. LOCATION OF ELECTRIC METER AND DISCONNECT SHITCH TO BE COORDINATED BY ELECTRICA, CONTRACTOR AND FIELD CONSTRUCTION MANAGER.

11. #2 WARE TO BE UTILIZED IN ELECTRIC SERVICE RUN'S EXCEEDING 100".

ALL YELDO CONGUT LINES SHALL BY 4" SCH. 40 PPG CONDAILT UALESS COPTEMBER INDICATED, THE TELCO CONGUT FROM THE PPG SHALL BE ROUTED AND MANANCED FLED DEAGACTER ON 2 A-FET LONGING FROME UND FOLE (IN FOXED AREA), ON SUD CAP OFF AND FROMEN. MANANCES SHALLD SHALLD SHALL SHALLD SHALL SHALLD SHALL SHALLD SHALL UNGERGROUND POWER AND TELCO SEXNICE LINES SHALL BE ROUTED IN A COMMON TRENCH. ALL UNDERGROUND CONDUIT SHALL BE PI'C SCHEDLLE 40 AND CONDUIT EXPOSED ABOVE GROUND SHALL BE RIGID GREATHAILED STEEL UNLESS OTHERWISE INDICATED.

12. CONTRACTOR SHALL INSPECT THE EXISTING CONDITIONS PRIER TO SUBJECTIVE 80. ANY QUESTIONS ANSWED GURING THE 80 PRINCD IN REGARDS TO THE CONTRACTORS FRANCISTING TO THE WAY OFFICE ANY OFFICE AND THE SPOUND THE SUCCHING OF EQUIPMENT, CONDUIT AND DEACES SHOWN ON THE DOMINING ARE APPROXIMATE AND SHALL BE COORDINATED WITH FIELD CONCITIONS FROOR TO RECORDER. WITH 12" MINNESS BYALL BE WET WITH BENDE IN ACCORDANCE WITH MEC TABLE 346-10. NO RICHT ANGLE DEVICE OTHER THAN STANDARD CONDUIT ELBOWS
WITH 12" MINNESS INSTEADS FOR ALL CONDUITS 2" OR LARGER.

17. ALL CONOUNT TERMINATIONS SHALL BE PROVIDED WITH PLASTIC THROAT INSULATING GROUNDING BUSHINGS.

14. THE CONDUIT RUNS AS SHOWN ON THE PLANS ARE APPROXIMATE, EXACT LOCATION AND ROUTING SHALL BE PER EXISTING FIRD. CONDITIONS.

15. PROVIDE PULL BOXES AND JUNCTION BOXES WHERE SNOWN OR REQUIRED BY NEC.

- 2). INSTAL AN EXLIPACH GRONDING CONDUCTOR IN ALL CONDUCTS PER THE SPECIFICATIONS AND PEC, THE EXLIPACITIC GROUNCING CONDUCTORS SHALL BE BONDED AT ALL JUNCTION BOXES, PULL BOXES, AND EXCHAERS, STATERS, AND EQUIPMENT CHRINETS.
- 24. THE CONTRICTOR SHALL PREPARE AS-BUILT ORAWINGS, DOCUMENT ANY AND ALL WIRING AND EQUIPMENT CONDITIONS AND CHANGES WHILE COMPLETING THIS CONTRACT. SUBJECT AT SUBSTANTIAL COMPLETION.
- 25. AL DISCIANCIT SMITHES AND GINES CONTROLLING DEVICES SHALL BE PROVIDED WITH ENGRAVED PRENCIC NAMERATES INCIDATING EQUIPAENT CONTROLLED, BRANCH CIRCLITS INSTALLED ON, AND PAREL PIELD LOCATIONS FED FROM (NO EXCEPTIONS.) SS. ALL ELECTRICAL CONCESS AND INSTALLATIONS OF THE DEVICES SHALL COMPLY WITH (ADA) AMERICANS WITH DISMBLITES ACT AS ADOPTED BY THE APPLICABLE. STATE.
- WORKE GAR CHARGA & MEXISSAN EAR PREVAINDS OR SESSED PROCESSURE SHALLOW, DO THE PREVAINT STATISTICAL ALMOST SHOPE CONTRICTION SHALL SHALLOW SHALL
- TECTOR, CHANGTERS OF ALL COMPANDED (CHEN AND DETAINED SHARE) THE TO SERVED WITH THE OWNERSTERSTERS THE OSCIPATOR CORPORATE SHARE THE SHARE SHARE
- LOUGION OF ALL DUTET, BOXES, ETC., AND THE TIPE OF CONNECTION (PLUG OR DREET) SHALL BE CONFIRMED WITH THE OWNER'S REPRESENTATIVE PRICH TO FRUIDH-TN,

Sprint.





EXISTING 2004 SPRINT PPC CABINET W/PROPOSED 1004 CABINET TO SAMSUNG CABINET

- EXISTING ZOOM GENERATOR RECEPTACLE

PROJECT INFORMATION:

PROPOSED JAMBS-BATTERY CABINET

PROPOSED NABS-BBU CABINET

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GENERAL HOSPITAL SAN FRANCISCO NETWORK VISION MMBTS LAUNCH SF54XC2II-A

887 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

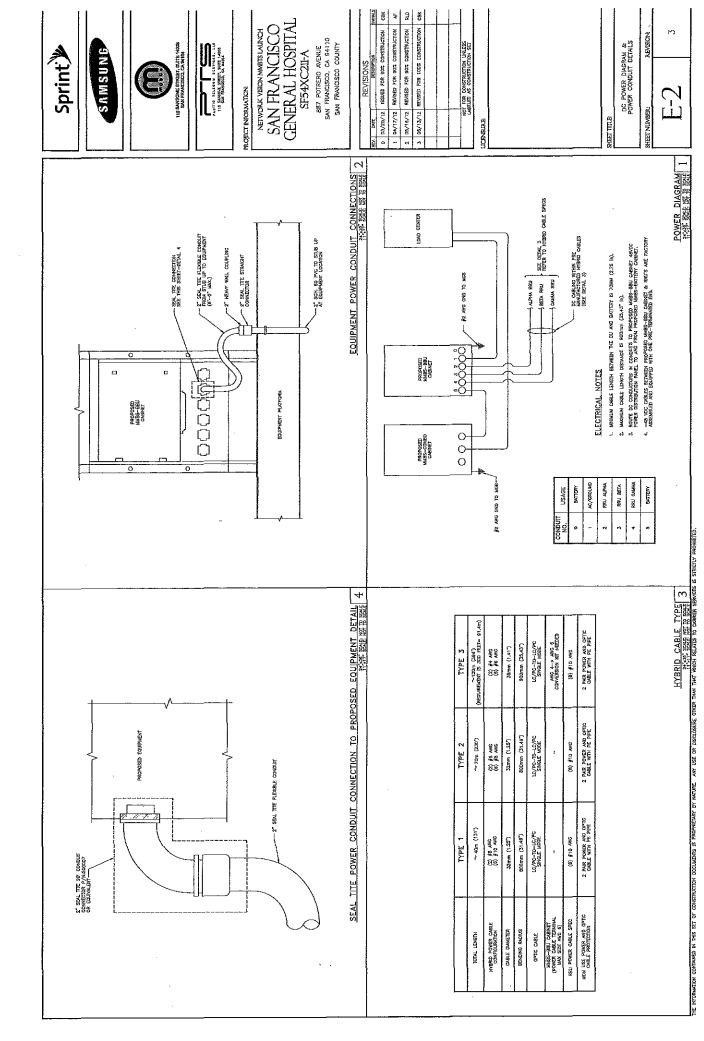
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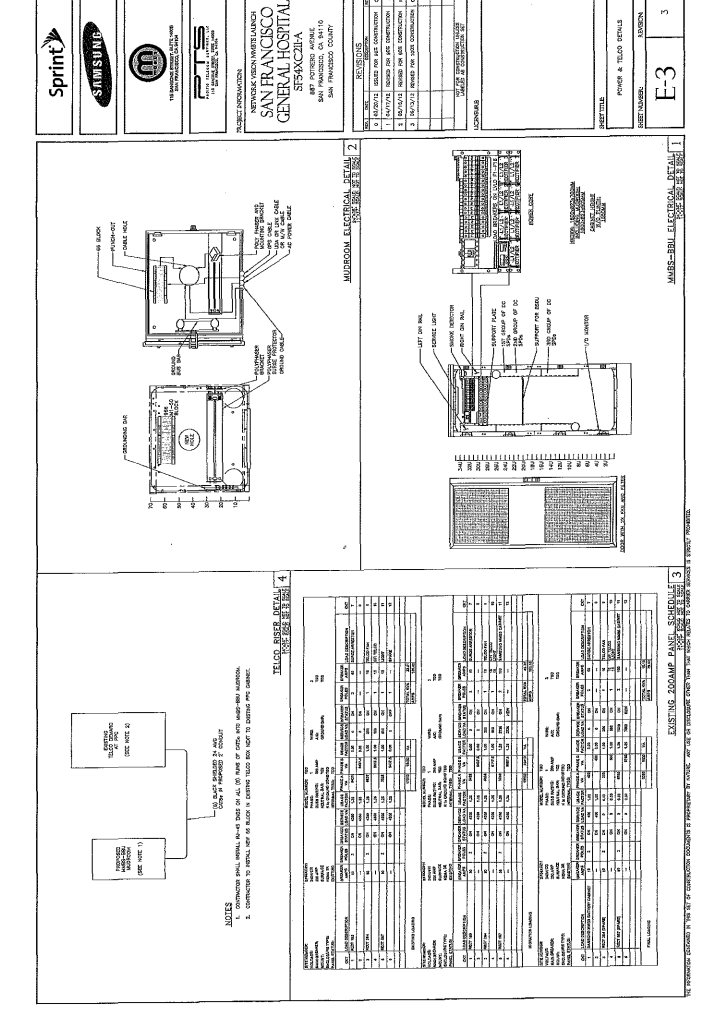
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ELECTRICAL SINGLE-LINE DIAGRAM & NOTES

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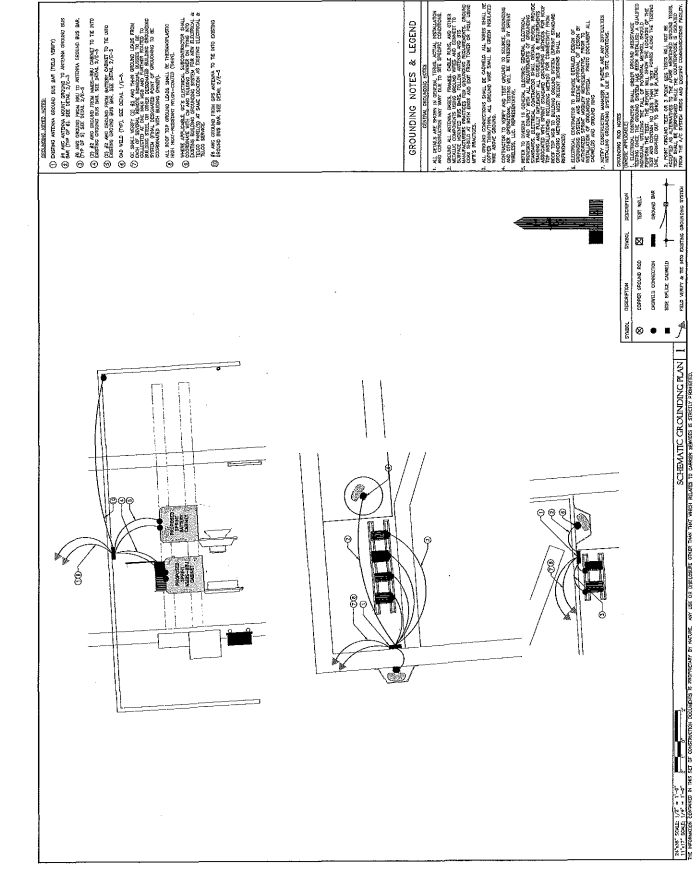


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ROJECT INFORMATION:

NETWORK VISION MARITS LAUNCH

GENERAL HOSPITAL SAN FRANCISCO SF54XC2II-A

887 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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| 21/21/10 | REVISED FOR 90% CONSTRUCTION | ₹ |
| 05/16/12 | REVISED FOR 90% CONSTRUCTION | 5 |
| 21/21/90 | REVISED FOR 100% CONSTRUCTION | 萝 |
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HEF TITLE

SCHEMATIC GROUNDING PLAN

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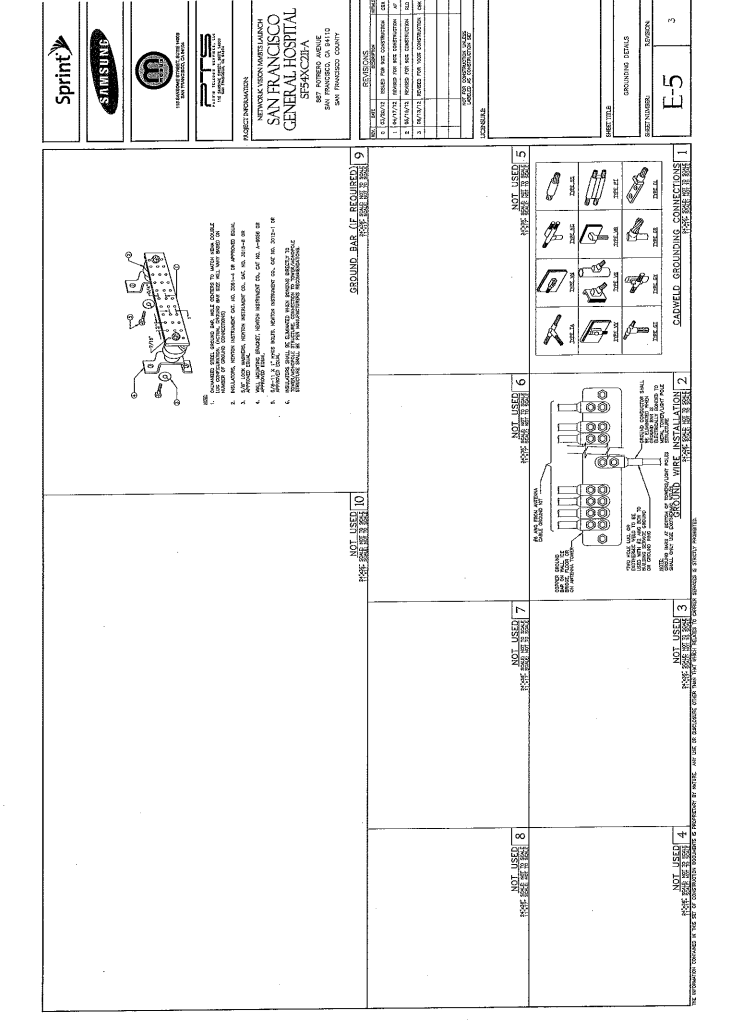


EXHIBIT B

| [Date | ·] | | | | | |
|---|---|--|--|--|--|--|
| Direct 25 Va | ohn Updike stor of Property an Ness Avenue, Suite 400 Francisco, CA 94102 | | | | | |
| RE: | Acknowledgment of Commencement Date and Expiration Date, Lease Between SPRINT SPECTRUM L.P (Tenant), and the CITY AND COUNTY OF SAN FRANCISCO (Landlord), for Communications Site premises located at 887 Potrero Avenue, San Francisco | | | | | |
| Dear | Mr. Updike: | | | | | |
| define | This letter will confirm that for all pured in Section 3.2 of the Lease) is | poses of the Lease, the Commencement Date (as, 2015. | | | | |
| Please acknowledge your acceptance of this letter by signing and returning a copy of this letter. | | | | | | |
| | | Very truly yours, | | | | |
| | | D | | | | |
| | | By: | | | | |
| | | Title: | | | | |
| Accep | oted and Agreed: | | | | | |
| | John Updike, Director of Property | | | | | |
| | | | | | | |

EXHIBIT C

APPROVED TENANT'S PLANS AND SPECIFICATIONS

| • | | |
|---|--|--|
| | | |

BATTERY SPECIFICATIONS & DATA CHART

ANTENNA SPESIAMENTOMESTROPECHEDULE

EQUIPMENT/LEASE AREA PLAN (DURING)

EXISTING & PROPOSED WEST ELEVATION

EXISTING & PROPOSED NORTH ELEVATION

CABLE COLOR CODING REQUIREMENTS

ELECTRICAL SINGLE-LINE DIAGRAM & NOTES

DC POWER DIAGRAM & POWER CONDUIT DETAILS

OUR PARKS SERVESTICES SERVICES

- State Archail the Asharchai

Approved with

comment to

To solel

SFAPH 7/23/12

Danny Lau, DBI

Robert Chan, DBI

SEP 2 7 2012

SEP 1 3 2012

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EXISTING EQUIPMENT/LEASE AREA PLAN & ANTENNA PLAN

PROPOSED EQUIPMENT/LEASE AREA PLAN & ANTENNA PLAN

FIRE DEPARTMENT CHECKLIST GENERAL NOTES & SYMBOLS

DESCRIPTION TITLE SHEETING C. HE

EMF REPORT

EMF REPORT

EMF REPORT

SITE PLAN

EQUIPMENT DETAILS

EQUIPMENT DETAILS

FIBER ONE-UNE DIAGRAM FIBER INSTALLATION DETAILS

POWER & TELCO DETAILS

GROUNDING DETAILS

SCHEMATIC GROUNDING PLAN

FIBER: PLAN

SHEET

1-2

1-3 7-4

T-5

T-6

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F-2

F-3

E-1

E~2

E-3

E-5

SHEET INDEX

ZONING MANAGER:

LEASING MANAGER

PH: (925) 852-8896

POWER COMPANY:

PH: (800) 743-5000

TELCO COMPANY;

EQUIPMENT PROVIDER:

PROJECT TEAM

SAMSUNG TELECOMMUNICATIONS AMERICA (STA) 1301 EAST LOOKOUT DRIVE RICHARDSON, TX 75082

At all new services & arounding trenches

provive "WARNING" tope at 12" pelow grade.

DIG ALERT "CALL BEFORE YOU DIG"

1-800-227-2600 UIBLITY NOTIFICATION CENTER OF NORTHERN CALLEGRAIA

PH: 1.9.D.

ADMITTER: THOMAS HOLLAND PACIFIC TELECOM SERVICES, LLC 115 SANSOME STREET, SUITE 1400B SAN FRANCISCO, CA 94104 CONTACT: JAMILA SELBY PH: (988) 714-5509

MODUS, INC. 115 SANSDME STREET, SUITE 1400 SAN FRANCISCO, CA 94104 CONTACT: COURTNEY LAI PH: (626) 863-3682

MODUS, INC. 115 SANSOME STREET, SUITE 14008 SAN FRANCISCO, CA 94104 CONTACT: ERIC RYAN PH: (510) 508-4865

CONSTRUCTION MANAGER OVERLAND CONTRACTING 2999 OAK ROAD, SUITE 490 WALNUT CREEK, CA 94597 CONTACT: ART CUNNINGHAM

ARCHITECT:

NETWORK VISION MMBTS LAUNCH

SAN FRANC ENERAL HOS

SF54XC2II-A ROOFTOP

955 POTRERO AVENUE SAN FRANCISCO. CA 94110

SAN FRANCISCO COUNTY

LATITUDE: 37° 45' 19.0002" N (37.75527778) LONGITUDE: 122° 24' 21.999" W (-122.40611110)

SF BAY MARKET

CALIFORNIA STATE CODE COMPLIANCE:

ALL WORK AND MATERIALS SHALL BE PERFORMED AND INSTALLED IN ACCORDANCE WITH THE CURRENT EDITIONS OF THE FOLLOWING CODES AS ADOPTED BY THE LOCAL GOVERNING AUTHORITIES. NOTHING IN THESE PLANS IS TO BE CONSTRUCTED TO PERMIT WORK NOT CONFORMING TO THESE CODES.

Sprint®

- CALIFORNIA ADMINISTRATIVE CODE (INCL TITLE 24 & 25) 2010 CALIFORNIA BUILDING CODE
- CITY/COUNTY DROWNINGES
- BUILDING OFFICIALS & CODE ADMINISTRATORS (BOCA) 2010 MECHANICAL CALIFORNIA CODE
- ANS/ELA-222-F LIFE SAFETY CODE NFPA-101 2010 CALIFORNIA PLUMBING CODE 2010 CALIFORNIA ELECTRICAL CODE 2010 LOCAL BUILDING CODE

2010 CHIFTENIA FIRE CORE JOID SHEN FRANCICO FIRE CONE, AND AC

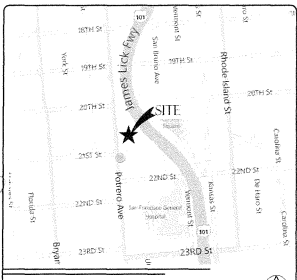
ACCESSIBILITY REQUIREMENTS: Apprecase Amangae

FACILITY IS UNMANNED AND NOT FOR HUMAN HABITATION HANDICAPPED ACCESS REQUIREMENTS ARE NOT REQUIRED IN ACCORDANCE WITH THE 2010 CALIFORNIA BUILDING CODE.

CODE BLOCK

SIGNATURE BLOCK

| APPROVAL | SIGNATURE | DATE |
|--------------------------|-----------|------|
| PROJECT MANAGER | | |
| CONSTRUCTION MANAGER | | |
| RF ENGINEER | | |
| SITÉ ACQUISITION | | |
| PLANNING CONSULTANT | | |
| PROPERTY OWNER | | |
| SPRINT REPRESENTATIVE | | |



VICINITY MAP

FROM SAN FRANCISCO INTERNATIONAL AIRPORT DEPART FROM SAN FRANCISCO INTERNATIONAL AIRPORT, CA OEPART FROM SAN FRANCISCO INTERNATIONAL AIRPORT, CAG TAKE RAMP RIGHT FOR US—101 NORTH TOWARD SAN FRANCISCO TAKE RAMP RIGHT TOWARD POTRERO AVENUE / CESAR CHAVEZ ST KEEP STRAIGHT ONTO POTRERO AVENUE / CESAR CHAVEZ ST KEEP STRAIGHT ONTO POTRERO AVENUE / CASAR CHAVEZ ST KEEP STRAIGHT ONTO POTRERO AVENUE / CASAR CHAVEZ ST KEEP STRAIGHT ONTO POTRERO AVENUE / CASAR CHAVEZ ST KEEP STRAIGHT ONTO POTRERO AVENUE / CASAR CHAVEZ ST 2012-0625-3319 Michigones

(3) EXISTING EQUIPMENT CABINETS TO BE REMOVED AND (2) NEW EQUIPMENT CABINETS TO BE INSTALLED.

PHASE 1- (1) EQUIPMENT CABINET TO BE INSTALLED
 PHASE 2- (3) EQUIPMENT CABINETS TO BE REMOVED AND
 (1) CABINET TO BE INSTALLED

ANTENNA TRANSMISSION LINES FROM EQUIPMENT CABINETS TO ANTENNAS-PAINTED TO MATCH AS APPLICABLE PER PLANS.

EXISTING 200AMP POWER SERVICE TO REMAIN.

APPLICANT:

ornes. 6580 SPRINT PARKWAY OVERLAND PARK, KS 66251 (865) 400~6040

PROPERTY OWNER: CITY AND COUNTY OF SAN FRANCISCO ADDRESS: 1001 POTRERO AVENUE

CONTACT: FREE KONDO

BUILDING CODE: 2010 CBC CONSTRUCTION TYPE: I/A. I/B.

OCCUPANCY: I, S-2

HEIGHT & BULK: 105-E

PARCEL NUMBER(S):

Middle Stattle NE MOREST 1118/12

No

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PROJECT SUMMARY

SPRINT PROPOSES TO MODIFY AN EXISTING UNMANNED TELECOMMUNICATIONS FACILITY

- (3) EXISTING PANEL ANTENNAS TO BE HOT-SWAPPED WITH (3) NEW PANEL ANTENNAS (1 ANTENNA PER SECTOR)

- INSTALL FIBER AND NID EQUIPMENT.

PROJECT DESCRIPTION

PROPERTY INFORMATION:

SAN FRANCISCO, CA 94110

PECULIPE SEPARATE APPUCAPITATE ZONING CLASSIFICATION: P (PUBLIC) PERMIT

JURISDICTION: SAN FRANCISCO COUNTY CURRENT USE: TELECOMMUNICATIONS FACILITY PROPOSED LISE: TELECOMMUNICATIONS FACILITY





TVS SANSOME STREET, SUITE 14008 SAN FRANCISCO, CA 94104

PROJECT INFORMATION:

NETWORK VISION MMBTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC2II-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRAHOISCO COUNTY

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| 2. | 05/16/12 | REVISED FOR 90% CONSTRUCTION | Ri |
| 3 | 06/13/12 | REVISED FOR 100% CONSTRUCTION | CB |
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THE INFORMATION CONTAINED IN THIS SET OF CONSTRUCTION DOCUMENTS IS PROPRIETARY BY NATURE. ANY USE OR DISCLOSURE OTHER THAN THAT WHICH RELATES TO CARRIER SERVICES IS STRICTLY PROHIBITED

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SECTION & MEALTH HATARD DATA

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NARADA POWER SOURCE CO., LTD.

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NARADA POWER SOURCE CO. LTD. nent Zotte. Osejogag, Chesa 311305. 72 Jacqueron Road, Carapatian Foren, Linford Experient Devote Tail(+85-571) 20027802 [28027910 Facti-96-571) 20057902 Errori: Inti@procedu.htm. Websitory www.horiestologiego.com

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DO NOT GIVE ANYTHING TO AN EMECHNICIOUS PERSON.

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NARADA POWER SOURCE CO. LTD.

ASSET PACING

MATERIAL SAFETY DATA SHEET

SECTION & PRODUCTS AND MANUFACTURE

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SECTION 2: HAZARDOUS COMPONENTS

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IF GATTERY AMOUNT EXCUSED TO GAT FROM BUT CHE STOR CHARAS SACRETTUREY fundant / mare of grand state for proposition from severily private for questioned with section 6.08 of the pur core III

CFC CHAPTER 6 COMPLIANCE

TOTAL ELECTROLYTE = 16 BATTERIES X 2.49 GAL/BATTERY = 39.84 GAL

(SINCE <50 GAL OF ELECTROLYTE, CFC CHAFTER 6, SECTION 608 NOT APPLICABLE)

BATTERY INFORMATION BATTERY ELECTROLYTE DATA-12V MONOBLOCS

| SATTERY MODEL | TOTAL # OF BATTERY UNITS INSTALLED | TOTAL ELECTROLYTE VOLUME(GAL.)- PER UNIT | TOTAL ELECTROLYTE WEIGHT (LBS.)- PER ONIT | % SULFURIC ACID VOLUME/UNIT ACIG BY = ELECTROLYTE VOLUME VOLUME PER UNIT |
|---|--|--|---|--|
| ARADA POWER SOURCE CO. MODEL # 12N0*190 (+85~571) 286~27013 | | 2.49 GAL | 27.249 £BS. | 58%=1.45 GAL./Z.49 GAL. |
| ACID BY = TOTAL EL | CIÓ WEIGHT ECTROLYTE EGHT | TOTAL SULPHURIC = VOLUME (GAL.) | TOTAL UNITS X ELECTROLYTE VOLUME/UNITS | TOTAL SULPHURIC = TOTAL UNITS X WEIGHT (LBS.) ADID WEIGHT/UNIT |

BATTERY DATA CHART 2

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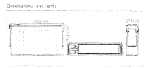




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115 SANSOME STREET, SUITE 1400B



PROJECT INFORMATION:

NETWORK VISION MMBTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC2II-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

| REVISIONS EV. DATE DESCRIPTION (III | | | | | |
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| DATE | DESCRIPTION | (INIT) | | | |
| 03/20/12 | ISSUED FOR 90% CONSTRUCTION | CE | | | |
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| 05/16/12 | REVISED FOR 90% CONSTRUCTION | RL | | | |
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SHEET TITLE:

BATTERY SPECIFICATIONS & DATA CHART

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BATTERY SPECIFICATIONS |

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|-----------------|--------|--|--|---------------|---------|--------------------|--------------------------|--------------------|-------------------|-------------------|-----------------------------|----------------------|-------------------|---------------------------------------|---|-----------------------|----------------------|----------------|
| | SECTOR | TECHNOLOGY | ANTENNA MODEL | RAD CENTER | AZIMUTH | RRU FREQ. | RRU MODEL | NUMBER OF RRU's | No. OF FILTERS | No. OF JUMPERS | JUMPER LENGTH (1/2" DIA) | RET CABLES LENGTH | EFFECTIVE TILT | No. OF HYBRID CABLES | HYBRID CABLE LENGTH (LINEAR FEET) | No. OF COAX CABLES | HYBRID CABLE DIA. | COAX LENGTH |
| A X | A7 | 800/1900 MHz | P65-16-X; PP-RR | 51'-0" | 30. | 800 MH2 1.9 GHz | RRH-C2 | 1 | 1 | 2 | 6, | 75' | 5 | ž | 130' | N/A | 1-1/4" | N/A |
| ALPHA SECTOR | A2 | n/A | N/A | N/A | N/A | N/4 | N/A | N/J- | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A |
| S | £3 | а/и | N/A | R/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A |
| A OR | aî | 800/1900 MHz | P65-16-XLPP-RR | 52'-0" | 150 | 800 MH2 | RRH-C2 RRH-P4 | V 10 | 1 0 | 2 | 6' | 151 | 2 | 3 | 160' | N/A | 1~1/4" | N/A |
| ECT | 82 | N/A | renormalismo e e e e e e e e e e e e e e e e e e e | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A |
| S | 83 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A |
| GAMA SECTOR | C1 | 800/1900 MHz | P65-16-XLPP-RR | 44'-6" | 270° | 800 MHz . | RRH-C2 RRn-P 4 | T _E | 1 0 | 2 4 | g. | 15 | S 5 | *5 | 130' | N/A | 1-1/4" | N/A |
| ECL | C2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A |
| S | C3 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A |

NOTE: THE INFORMATION PROVIDED ABOVE MUST BE VERIFIED BY THE CONTRACTOR PRIOR TO DROERING/INSTALLING ANY EQUIPMENT, THE ANTENNA INFORMATION ABOVE IS PROVIDED BY 04/25/12 VERSION OF THE EBTS.

PROVIDE CONTRACTOR'S MATERIAL AND TEST DEPTRICATE TO DISTRICATE HIGH INSPECTION

POWIEWAYE P65-16-EEPE-RR

UNIONACION USED | 4 ANTENNA SPECIFICATIONS | 3 NOT USED | 2 NOT USED |









PROJECT INFORMATION:

NETWORK VISION MAIBITS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC211-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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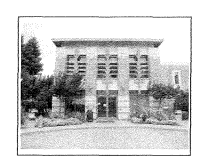
SHEET TITLE:

ANTENNA SPECIFICATIONS & SCHEDULE

SHEET NUMBER: REVISION:

T-3

THE INFORMATION CONTAINED IN THIS SET OF CONSTRUCTION DOCUMENTS IS PROPRIETARY BY NATURE. ANY USE OR DISCLOSURE OTHER THAN THAT WHICH RELATES TO CARRIER SERVICES IS STRICTLY PROHIBITED.



Prepared for: Sprint Nextel 6391 Sprint Parkway Mailstop: KSOPHT0101-22650 Overland Park, K\$ 66251-2650

> Site No. SF54XC211A San Francisco General Hospital 887 Potrero Avenue San Francisco, Californa 94110 San Francisco County 37/7552/8, -122.406111 NAD83 reading

EBI Project No. 62121020 April 27, 2012



⊈EΒI

21 E Street * Burlington, MA 01603 * 1.800.786.2346

RP-6MF Compliance Report ERI Project No. 42121920 Ste No SESSECTIA

EXECUTIVE SUMMARY

Purpose of Report

financialisations in (4th E8I Considing) his brain contracted by Sprint Notation of consumptions requirely electromagnetic (RE-ME) monitoring and modeling for Sprint SEC \$545,00214 (bounded at 887 Potrero Avenue in San Pranspoo, California to determine RF-EME exposure levels from onsting and proposes Sprint wireless, communications equipment in the stat. As described in greater detail in Section 13.0 of this report, in Federal Communications Commission (ECC) has developed Maximum Permissible Exposure (MPE) sames for general public exposures and occupational oxposures. The report commissions of the Politic monitoring and modelling in relation to relevant ECC 8F-EME compliance standards for limiting number exposure to RF-EME Religious.

E8) field personnel visited this site on june 29, 2011. This report contains a detailed surmary of the RF. EME analysis for the site.

This document addresses the compliance of Sprint's proposed transming facilities.

<u></u> EBI

21 6 Street * Burlington, MA 01803 * 1.800,786,2346

RF-EME Compliance Report 68) Project No. 62121020 Sue No. \$754XC211A 887 Patrato Avanue, Sai Francisco, Gibloma

5.0 POWER RATING FOR ALL EXISTING AND PROPOSED BACKUP EQUIPMENT SUBJECT TO

The operating power for modeling purposes was assumed to be 20 Watts per transmitter for the 800 MHz attents and there will be one (1) transmitter operating at this frequency. Additionally, for modeling purposes it was assumed to be 20 Watts per transmitter and severi (7) transmitters operating at the 1900 MHz.

6.0 TOTAL NUMBER OF WATTS PER INSTALLATION AND THE TOTAL NUMBER OF WATTS

The effective recisted power (ERF) for the 800 MHz transmitter combined on any α 627 Watts. The ERP for the 4900 MHz transmitters combined on size α 8,172 Watts.

7.0 PREFERRED METHOG OF ATTACHMENT OF PROPOSED ANTENNA WITH PLOT OR ROOF PLAN INCLUDING: DIRECTIONALITY OF ANTENNAS, HEIGHT OF ANTENNAS ABOVE NEAREST WALKING SURFACE, DISCUSS NEARBY INHABITED BUILDINGS

Based on the wharmston provided to EBI, the information indicates that the proposed Sector A missions is to be mounted on the motherp in a radiant and the Sector B and C amenings are the the façõe incontrated on the building, operating is the discontrated on the building, operating is the discontrated for the building operating is the discontrated for the sixth provided in section 4.0 above. To the north of the sixth there is open area. To the test of the sixth there is open area and a highway. To the south of the sixth there are more medical buildings. To the west of the sixth there are more decided to buildings. To the west of the sixth there are more decided to buildings approximately 80 feet away.

B.B ESTIMATED AMBIENT RADIO FREQUENCY FIELDS FOR THE PROPOSED SITE

Based on worst-case predictive modeling, there are producted mean on the accessible moletop-lessel willing/working surface robust to the proposed Sprint amonas that exceed the PCCS compational or general public emposure is a this size. A the meanest walking/working surface is the proposed Sprint amonas, the missemum power density is 9.6863/3333***Workin**, which is 1.816.66 sentem of the PCCs general public limit (86.83) percent of the PCCs acceptational length grade, Based on worst-case modeling there are areas, which may exceed the PCCs conspitional limit within S face of the proposed Sector A antenna as the main rook level. Additionally, based on worst case modeling there are areas, which may exceed the PCCs acceptational limit within S face of the proposed Sector A antenna as the main rook level. Institution 14 faces of the proposed Sector A antenna, and within 13 feet of the proposed Sector B antenna on the main rook level.

Shared on warst-case predictive modeling, there are no areas at ground level related to the proposed Sprint antenna, that exceed the FCC's occupienced or general public exposure limit, at this size. At ground level, the maximum power bearity generated by the Sprint antenna, is 0.027733331mV/em/. which is 3.00 percent of the FCC's general public limit (1,194 percent of the FCC's occupational limits. The inputs used in the modeling are summarized in the Roo/Niew/Ø export file presented in Appendix B.

Additionally, assed on worst-case modeling at antenna face level there are modeling exceedances of the general public and occupational lenter. It is producted that there will be an increportional exceedance in front of the proposed Spirms amounts within 6 feet and a general public exceedance within 16 feet of the amount of the proposed.

9.0 SIGNAGE AT THE FACILITY IDENTIFYING ALL WTS EQUIPMENT AND SAFETY PRECAUTIONS FOR PROPER NEARING THE EQUIPMENT AS MAY BE REQUIRED BY THE

EBI 21 8 Street * Burlington, MA 01603 * 1.896,786.2346

RF-EME Compliance Report EBI Project No. 62121020 Ste No. SPS-IXCDITA 887 Potrero Avenue, San Francisco, Caltorna

APPLICABLE FCC ADOPTED STANDARDS (DISCUSS SIGNAGE FOR THOSE WHO SPEAK LANGUAGES OTHER THAN ENGLISH)

Signs are the primary means for control of access to areas where RF exposure levels may potentially exceed the MRL Signage is already established for the examing antennas, it is recommended that agaings be installed for the new antennas exhibition. There are field in front of this proposed artisms, and therefore bariners are recommended as shown in Appendix C.

Additionally, there are areas where workers clovated above the ground or rooting may be extricted to sewer detactive, greater than the general population and occupational firms. Workers and the general public should be informed above the presence and locations of nationals and rootins contacted definition.

At the time of the site survey, it was noted that there was a blue "Nobje to Worken" sign located on the roof access door. There was also yellow "Caution" signs posted at each antenna.

Additionally, access to this site is accomplished via a roof screen over located on the main roof. Access to the bestey o reenforced and as such, the general public is not able to access the reeflesp

10.0 STATEMENT ON WHO PRODUCED THIS REPORT AND QUALIFICATIONS

Please see the confidences attached a Appendix A below

11.0 FEDERAL COMMUNICATIONS COMMISSION (FCC) REQUIREMENTS

The ECC has established Maximum Permissible Expessive (MPE) limits for human exposure to Raiofrequency Betromagnatic (RE-RME) energy fields, based on exposure limits recontinueded by the National Council on Radiation Protection and Measurements (NCRP) and, over a wide range of frequencies, the exposure limits developed by the institute of Betrand and Betronick Engineers, Inc. (REE) and adopted by the American National Sundards Institute (ANS) to replace the 1981 ANSI guidelines. Limits for localized absorption are based on recommendations of both ANSI/REE and NCRP.

The FCC guidelines incorporate two separate tien of exposure limits that are based upon occupational/controlled exposure limits (for workers) and general public/uncontrolled exposure limits for members of the general public.

Occupationalizantrolled exposure limits apply to situations at which persons the exposed as a consequence of their employment and is which those persons who are exposed have been made with a same of the potential for exposure and ten exercise control over their exposure exposure. Of the potential for exposure is an exercise control over their exposure exposure and application arrange to result of auditorial passage droughly a focusion where exposure is not a transient stature as a result of auditorial passage where the exposure is not a transient stature as a result of auditorial most against a form of the potential for exposure and can exercise control over this or the exposure by the same give a rare of by same other appropriate measure.

General publiclancontrolled exposure limits apply to situations in which the general public may be exposed or in which persons who are exposed as a consequence of their employment may not be made withy aware of the patiental for exposure or cannot exercise control over their exposure. Therefore, members of the general public woold always be considered under this category when exposure is not employeems related to example, in the case of a telecontributionalization tower that exposes, persons in a nearby residential area.

₩FBI

21 8 Street • Burlington, MA 01603 • 1.500,786 2346

RF-EME Complance Report

Site No. SPS4XC211

1.0 LOCATION OF ALL EXISTING ANTENNAS AND FACILITIES AND EXISTING RF LEVELS

This project involves the removal of three (3) existing areams and the introllation of three (3) proposed Sprint wheeless releconfinancement areams on a reoffice located at 867 Permero Avenue in San Francisco, California. There are three Section (A, 8, and C) proposed to be installed at the attained one (1) areams that may be installed per section.

E21 conducted a use visit on June 79, 7011 at the time of the size visit no other currient were collected with the Sprint ancienas on the monthly learned as 887 Potentia Avenue in Sar Francico, California, Measurements were taken at the roofstop and ground to record easing RFAPE levels resulting from the existing Sprint uniqueus prior to the installation of Sprint's proposed ecupation.

Daring the survey, no spatially averaged power density readings above 0.5121mW/cm/, which is 11.2100% of the FCC's occupational MPE (\$6.0500% of the general public MPE) were encountered on any monthing surface. In addition, no sphitally averaged power density receiving greater than 0.001/95mW/cm/, which is 0.5975% of the FCC's uncontrolled on general public MPE were oncountered as ground level.

2.0 LOCATION OR ALL APPROVED (BUT NOT INSTALLED) ANTENNAS AND FACILITIES AND EXPECTED RF LEVELS FROM THE APPROVED FACILITIES

There are no antennas or tradition that are approved and not installed based on information provided to EBI and Sprint at the time of this report.

3.0 Number and Types of WTS within 100 Feet of the Proposed Site and Estimates of Cumulative EMR Emissions at the Proposed Site

With the exception of the antennas mentioned in Section 1.0, there are no other Wireless Telecommunication Service (WTS) single observed within 100 feet of the proposed une.

4.0 LOCATION AND NUMBER OF THE SPRINT ANTENNAS AND BACK-UP FACILITIES PER BUILDING AND NUMBER AND LOCATION OF OTHER TELECOMMUNICATION FACILITIES ON THE PROPERTY.

Spirit proposes the removal of three (3) existing antennas and installation of three (3) processed Spirit wireless, telescriminations antennas on a reaction located at 867 Posterio Avintue in San Francisco, California. There are three Sections (A. B. and C.) proposed to be installed as the stem with one (1) assessing that may be installed per section, in each section, there is proposed to be one antenna strustinating in the 800 MHz and the 1900 MHz frequency ranges. The Section A antennas will be criminal 30 MHz from true north. The Section Francisco will be oriented 150 MHz from true north. The Section California of the Section California of the Section of the Section A antennas will be oriented 250 from true north. The bettern of the Section California of the Section of the Section California will be 41 feet above the ground level.

At the time of the site visit no other carners were collected with the Sprint antends on the roofted located in 867 Potrero Avenue in Sen Francisco, California.

EE

21 8 Street • Eurlington, MA 01803 • 1,800,786 2346

RF-EMS Complance Papors EBI Project No. 62121020 Die No. 5554XCZ1 ; A 887 Patrera Avenue, San Francisco, California

Table 1 and Figure 1 (below), whomere included within the FCC's OET Bulletin 65, cummarise the MPE simils for RF emissions. These limits have designed to provide a substantial margin of safety. They vary by frequency to safe into account the offerent types of explaines, that may be in operation at a particular facility and are "time-averaged" limits to reflect different durasters resisting from controlled and uncontrolled exposures.

The RCCs MPE are measured in terms of power (intW) over a unit surface area (cm²). Vincevit at the owner dethilty, the RCC has established an eccupational HEE of 3 millionates, per country executions (intW/cm²) and an uncentroded MPE of 1 millionate operating in the 1900 MHz frequency range. For the Sprins equement operating at 800 MHz, the RCCs occupational MPE is 2.66 mW/cm² and an uncontroded MPE of 33 mW/cm². These limits are considered protective at these populations.

Table I: Limits for Maximum Permissible Exposure (MPE)

| A) Limits for Occup | A CONTRACTOR OF STREET | The second second second | | 2002/04/2019/2019 |
|---|---|---|---|---|
| Frequency Range (MHz) | Electric Field Strength (E) (V/m) | Magnetic Field Scrength (H) (A/m) | Power Density (S) (mW/cm²) | Averaging Time [E]', [H]', or S (minutes) |
| 3.3.5 | 614 | 1,63 | (100) | 6 |
| .0-30 | 7.64.2/f | 4.89% | 1700H" | 6 |
| 6-300 | 61.1 | 0.163 | 1.9 | 6 |
| 00.1500 | * | | (200) | ź, |
| | | | | |
| ,509,100,000 | ** | | 5 | 6 |
| 506-180,000 B) Limits for Gener | al Public Uncontr | olled Exposure | | |
| | al Public Uncontro Electric Field Strength (E) (Y/m) | Magnetic Field Strength (H) (A/m) | Power Density (5) | Averaging Time [E]', [H]', or S (releases) |
| B) Limits for Gener | Electric Field Strength (E) | Magnetic Field Strength (H) | | [E]', [H]', or S |
| B) Limits for Gener requency Kange (MHz) | Electric Field Strength (E) (V/m) | Magnetic Field Strength (N) (A/m) | (mWicnr) | (minutes) |
| B) Limits for Gener requency Range (Mffz) 3:134 34-30 | Electric Field Strength (E) (V/m) 614 | Magnesic Field Strength (H) (A/m) | (m\(\mathbb{m}\) (100) | [E]', [H]', or 5 (minutes) |
| B) Limits for Gener requency Range (MHz) | Electric Field Strength (E) (V/m) 614 9740 | Magnesic Field Strength (H) (A/m) 1.63 | (m\(\mathrea{\psi}\) (100\(\psi\) (100\(\psi\)) (100\(\psi\)) (100\(\psi\)) | [E]', [H]', or 5 (minutes) |

Plant-wave operations power density

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115 SANSOME STREET, SUITE 1400B SAN FRANCISCO, CA 94104



PROJECT INFORMATION:

NETWORK VISION MMBTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC211-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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| 2 | 05/16/12 | REVISED FOR 90% CONSTRUCTION | RLD |
| 3 | 06/13/12 | REVISED FOR 100% CONSTRUCTION | СВК |
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IE INFORMATION CONTAINED IN THIS SET OF CONSTRUCTION DOCUMENTS IS PROPRIETARY BY NATURE. ANY USE OR DISCLOSURE OTHER THAN THAT WHICH RELATES TO CARRIER SERVICES IS STRICTLY PROHIBITED

based on the above, the most restrictive thresholds for exposures of unlimited duration to RF energy. for several personal wireless services are surregarded below

| Personal Wireless Service | Approximate Frequency | Occupational MPE | Public MPE |
|------------------------------|--------------------------|---------------------|---------------|
| Personal Communication (PCS) | 1,950 MHz | 5.60 m/Wtom | t 00 mV⊻/em" |
| Cellular Leieghoon | 570 MHz | 2.90 m/V/cm | 0.59 mVV/cm |
| Specialized Motive Radio | £55 MHu | 2.85 mV//em | 9.57 mW/famil |
| Most Restrictive Freq. Range | 30-300 MHz | _00 mW/tem/ | 0.20 mWiden |

MPE finists are designed so provide a substantial margin of callety. These limits apply for conditional exposures and are intended to provide a procedul margin of safety for all persons, regardless of age, gander, size, ar bealth.

Personal Communication (PCS) trollines used by Spinn at this area operate within a frequency range of 800-1966. MHz. Excitines typically consist of 1) electronic transcovers (the nelse or captions) corrected to wired subphone lines and 2) amonas that sent the wireless signals created by the transcovers to be received by individual subscriber uses (PCS teleprones). Transcovers are typically connected to extensis polycomial subscriber uses.

Because of the short wavelength of PCS sorwice, the antennal require line-of-size paths for good propagation, and are spricially installed above ground level. Amoreus are constructed to concentrate energy towns of the horizon, with as little energy as possible cattered towns for the ground or the sky. This design, combined with the flow power of PCS facilities, generally results in no possibility for approach of Assertance, Permittable Exposure (MPE) levels, with the exception of areas climitally in front of the amoreus.

A site is considered out of compliance with PCC regulations if there are areas that exceed the PCC exposure limits gigl there are ine RF based imagation measures in place. Any carefer which has an installation that contributes more than 5% of the applicable MPE must participate in misigating these RF.

12.0 LIMITATIONS

This report was prepared for the use of Sprint Nextel. It was performed in accordance with senerally An apport was prespired for the late of sprint resolute. If was performed in accordance with generally accepted processes of other computation understaking residue raussiles as the game time time in the same locale under the circumstances. The conclusions provided by EBI are based today or the intermetation collected during the site survey approvised by the client. The observations in this report are valid on the date of the investigation. Any additional information that becomes validable concerning the size studied be provided to EBI so that our conclusions way be revised and modified, if reconcary. This report has been prespired in accordance with Standard Conditions for Engagement and outburied proposal both of which are integral parts of this report. No other variantly, expressed or simplied, is made.

EBI has prepared this Radiofrequency Emissions Compliance Report for the proposed Sprint selectromunications observed at the site located at 887 Postero Avenue in San Francisco, California.

<u></u> EBI

21 B Street * Burlington, MA 01803 * 1.800.756.2346

EBI has conducted theoretical modeling and on one modeling to estantize the worst-risse power density from Sprint amounts to document potential MPE levels at this location and on-sire that site control measures are adequate to meet FCC and OBI-N requirements. As presented in the preciding sections, based on worst-case predictive modeling, the worst-case emitting bewer durinty may exceed the FCC's general public limit within approximately. (4 feet of Sprint proposed amounts at the main code.) level. Modelling also adventes that the worst-case enamed power density may exceed the FCC's occupational limit within approximately 5 feet of Sprint proposed amonnas at the main roof level.

Additionally, based on the FCC criteria, there are no measured areas on any associate roots on and ground-level walking/working surface related to the existing site conditions that exceed the ECCs occupational and general public exposure fonits at this site.

Signage has been installed at the site as presented in Section 9.0. Posting of the signage and installed and the recommended barriers brings the site into compliance with PCC rules and regulations.

Appendix A

Certifications

DEC 17 2014

21 8 Street * Burlington, MA 01803 * 1806 756 2346

EBI Consulting

RF-EME Compliance Report EBI Project No. 62121020

EBI

See No. SFS4XC111A 887 Pources Avenue, Sun Francisco, Callerna

Field Personnel Certification

Lam an employee of EnviroBuzziness Inc. (dfb/a EBI Consulting), which provides RF-6ME safety and compliance pervices to the wineless communications industry.

27 B Server * Burlington, MA 01803 * 1,800,786,2346

- I have successfully completed RF-EME safety training, and I am aware of the potential hazards from RF-EME and would be classified "occupational" under the FCC regulations.
- I am familiar with the FCC rules and regulations as well as OSHA regulations both in general and as they apply to RF-EME exposure
- * I have been trained in the proper use of the RF-EME measurement equipment, and have successfully completed EBI training in the polities and procedures for site survey protocols.
- All information collected during the site survey and consumed in this report is true and accurate
 to the best of my knowledge and based on the data gathered.

without themen

.⊯EBI

RF-EME Camphiano Report 68/Project No. 62121020

Ste No SF54XC2t (A 887 Pourero Avenus, San Francisco, Casterna

Preparer Certification

- I am an employee of Environment inc. (ditata EB) Consultings, which provides RF-EME safety and compliance services to the wireless demonstrations inclusing.
- I have successfully completed RF-EME safety training, and I am aware of the potential hexards from RF-EME and would be discaling "occupational" under the FCC regulations.
- i em familiar vata me FCC, hales and regulations as well as OSHA regulations both in general and as they apply to 4F-EME exposure.
- I have reviewed the stati collected during the site survey and provided by the client and incorporated it into the Site Compliance Report such that the information combaned in this reports in the into an observation of the photodegal.

21 B Street + Burlington, MA 01803 + 1,800 /86.2346





115 SANSOME STREET, SUITE 1400B SAN FRANCISCO, CA 94104



PROJECT INFORMATION:

NETWORK VISION MMBTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC2II-A

> 955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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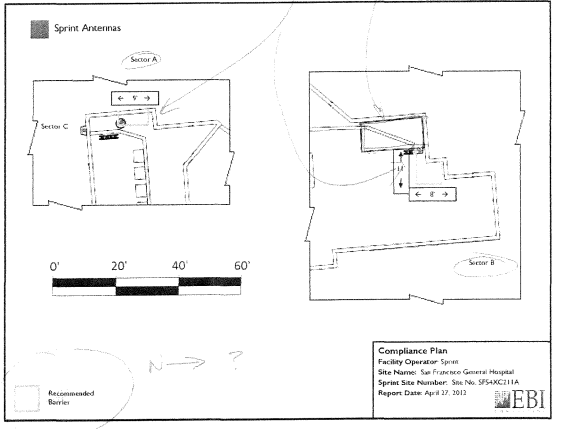
Note that BBT's storps of work is bound to an evaluation of the Faulic Frequency — Electronispisors freezy (KF-DFE) field generated by the accessor and invadeut sequences routed to this report. The engineering and design of the building and related invariances, at refle is in respect or measured and broadcast equipment on the constitution of the building are specifically accluded from EBT's scope of work.

21 B Street + Burlington, MA 01803 + 1.800 786 2346

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hate No. SP\$4XC211A 882 Ferrore Avenue, for Francisco, California Appendix B Roofview® Export File 21 5 Street + Eurlington, MA 01803 • 1.830.786.2346 EBI Appendix C Site Plan and Barrier Recommendations











115 SANSOME STREET, SUITE 1400B SAN FRANCISCO, CA 94104

PROJECT INFORMATION:

NETWORK VISION MMBTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC2II-A

955 POTREPO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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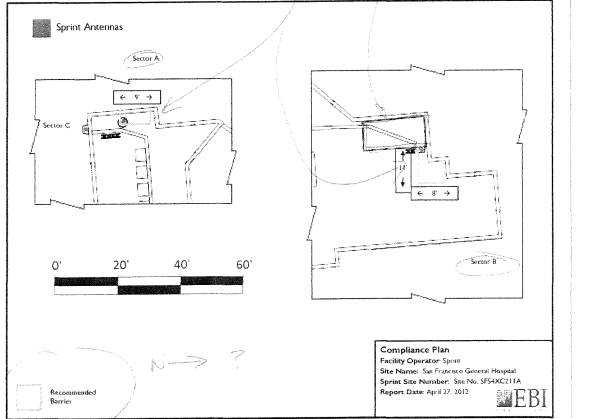
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EMF REPORT

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21 E Street + Burlington, MA 01603 + 1800,786,2346

2.06 Submittal Requirements for Cellular Antenna Sites

2.06 Submittal Requirements for Cellular Antenna Sites

REFERENCE; 2010 SFBC, 2010 SFFC, 2010 SFMC and FCC OET Bulletin 65 (97-01)

PROVIDED, SEE SHT. T-1 1. Provide a description of work on the plans.

PROVIDED, SEE SHT 2. Plans shall include plan views and elevations showing all equipment locations and cable runs. A-1 TO A-5

3. Plans shall include antenna cut-sheets and equipment list on a drawing sheet. PROVIDED, SEE SHT, T-3 &

4. Include a copy of the signed and stamped RF report on a drawing sheet as a reference to identify SEE SHT. T-4, T5 & T-6 the exclusion area required to prevent occupational exposures in excess of the FCC guidelines (47CFR1.1310 and FCC OET Bulletin 65 edition 97-01).

5. The RF report shall indicate whether or not the site under review is a part of a multiple transmitter PROVIDED. SEE SHT. T-4, T5 & T-6 site and shall show compliance with FCC 47CFR1.1307(b)(3), as amended - all transmitters shall not exceed 5% of the power density exposure limit.

6. Drawings shall reflect the striped/exclusion areas for workers per the above RF Report with a SEE SHT. A-1 minimum radius of 1 foot.

7. Plans shall include a quantitative three-dimensional image of the RF levels from each antenna NOT APPLICABLE located near an egress point (e.g. penthouse stair; fire escape, roof walking paths; skylights, etc.).

8. "Notice to Workers" warning signage, as applicable per the above RF Report, shall be PROVIDED. permanently mounted at the stairwell side of the roof-access door (ANSI C95.2-1982 (Reference [3]) -SEE SHT. T-4, T5 ,T-6 & A6 yellow or more durable color for outdoor longevity)

9. Camouflaged antennas shall have 4inch x 4inch signage permanently mounted to the exterior of NOT APPLICABLE-NO the RF screen as provided below. The sign shall be weatherproof with contrasting background color CAMOUFLAGED ANTENNAS and shall contain the yellow triangle around the antenna symbol (ANSI C95.2-1982 (Reference [3]) yellow or more durable color for outdoor longevity). Signage location(s) and detail of the sign shall be included on the plans.

NOT APPLICABLE

10. Cables/wiring shall not be allowed in exit enclosures, smoke-proof towers, elevator shafts, or in front of dry standpipes. 2010 CFC 1022.4 and 509.2

PROVIDED. SEE SHT. A-1, A-3, A-4 & A-5

SEE SHT. T-4, T5 .T-6 & A6

11. Antennas shall not be mounted closer than the exclusion zone plus 4 feet for installations near fire escapes, stair penthouse doors, exterior standpipe outlets, skylights, or other fire department operations consideration.

12. There is no guarantee that the fire department will not shut down the power to the site in an emergency situation although in order to reduce the site operator's possible loss of service the following information may be provided at the equipment room entrance:

Provide emergency shutdown procedure signage. The sign shall include the following:

1. Emergency 24 hour/7 day a week NOC / field technician telephone number for RF shut-down

2. Cell site identification number

3. Map to location of electrical main - electrical main shall be clearly identified with a permanent red label and white lettering.

4. Map to location of battery cabinets and breakers - cabinets and breakers shall clearly identified with a permanent red label and white lettering.

5. Any other relevant information or procedures as required for the individual cellular site.

The sign shall be clearly labeled in a phenolic label with a white background and black lettering. The title block shall be a red background and 1" high white lettering. Multiple signs may need to be installed based upon the cellular site configuration.

A copy of the signage shall be included on a drawing sheet. See attached sample.











PROJECT INFORMATION:

NETWORK VISION MINISTERLAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC2II-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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| 2 | 05/16/12 | REVISED FOR 90% CONSTRUCTION | RLD |
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FIRE DEPARTMENT CHECKLIST

SHEET NUMBER

REVISION:

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FIRE DEPARTMENT CHECKLIST

PROVIDED.

GENERAL NOTES:

- THE CONTRACTOR SHALL NOTIFY NETWORK CARRIER OF ANY ERRORS, OMISSIONS OF INCONSISTENCES AS THEY MAY BE DISCOVERED IN PLANS, DOCUMENTS NOTES, OR SPECIFICATIONS, PRICE TO STARTING CONSTRUCTION NOTLUCING, BUT NOT UMITED BY DEMOLITION. THE CONTRACTOR SHALL BE RESPONSIBLE FOR CORRECTING ANY ERROR, CHASSION, OR INCONSISTENCY AFTER THE START OF CONSTRUCTION WHICH HAS NOT BEEN BROUGHT TO THE ATTENTION OF INTERORISE CARRIER CONSTRUCTION PROJECT MANAGER AND SHALL INCUR ANY EXPENSES TO RECTIFY THE STUATION, THE MEANS OF CORRECTION AN ERROR SHALL FIRST BE APPROVED BY NETWORK CARRIER CONSTRUCTION PROJECT.
- 2. PRIOR TO THE SUBMISSION OF BIDS, CONTRACTORS INVOLVED SHALL VISIT THE JOB SITE TO FAMILIARZE THEMSELVES WITH ALL CONDITIONS AFFECTION. THE PROPOSED PROJECT: CONTRACTOR PRIOR TO THE COMMENCEMENT OF CONSTRUCTION AND THE CONTRACTOR FAVING BEEN AWARDED THE PROJECT SHALL YEST FMC CONSTRUCTION STEWNITH THE CONSTRUCTION/CONSTRUCT DECUMENTS TO MERRY FIELD CONDITIONS AND CONFIRM THAT THE PROJECT WILL BE ACCOMPLISHED AS SHOWN. PRIOR TO PROCEEDING WITH CONSTRUCTION, ANY ERRORS, OWNSSIONS, OR DISCREPANCES SHALL BE PROJECT WITH THE PROPERTY OF THE PROPERTY OF THE ARCHITECT/ENGINEER MERBALLY AND IN WRITING.
- 3. THE ARCHITECTS/ENGINEERS HAVE MADE EVERY EFFORT TO SET FORTH IN THE CONSTRUCTION AND CONTRACTO DOCUMENTS THE COMPLETE SCOPE OF WIREK. CONTRACTORS BIDDING THE JOBS ARE REVERTHELESS CAUTIONED THAT MINOR OMISSIONS OR ERRORS IN THE DRAWINGS AND OR SECURICATIONS SHALL NOT EXCUSE SAID CONTRACTOR FROM COMPLETING THE PROJECT AND IMPROVEMENTS IN ACCORDANCE WITH THE NETWORK CARRIER PROJECT SCOPE AND THE INTENT OF THESE DOCUMENTS THE BODER SHALL BEAR THE RESPONSIBILITY OF NOTIFICIAL (IN ARBITING) THE ARCHITECT/ENGINEER OF ANY CONFLICTS, ERRORS, OR OMISSIONS PRIOR TO SUBMISSION OF CONTRACTOR'S PROPROSAL. IN THE EVENT OF DESCREPANCIES THE CONTRACTOR'S PROPROSAL. IN THE EVENT OF DESCREPANCIES THE CONTRACTOR'S PROPROSAL.
- 4. 11X17 COPIES OF DRAWINGS ARE NOT TO BE SCALED DUE TO DISTORTIONS RESULTING FROM MULTIPLE REPRODRAPHIC COPIES. WRITTEN DIMENSIONS TAKE PRECEDENCE OVER SCALES SHOWN ON PLANS.
- 5. OWNER, CONTRACTOR, AND NETWORK CARRIER REPRESENTATIVE SHALL REVIEW AND CONFIRM THAT PROJECT SCOPE, DESIGN INTENT AND UTILITY COORDINATION TEMS ARE INCLUDED IN THE DRAWINGS AND SECONCATIONS PRIOR TO THE START OF CONSTRUCTION.
- 6. THE GENERAL CONTRACTOR SHALL RECEIVE WRITTEN AUTHORIZATION FROM NETWORK CARRIER REPRESENTATIVE TO PROCEED WITH CONSTRUCTION PRIOR TO STARTING WORK ON ANY TEM NOT CLEARLY DEFINED BY THE CONSTRUCTION DRAWNINGS/CONTRACT DOCUMENTS.
- THE CONTRACTOR SHALL PERFORM WORK DURING OWNER'S PREFERRED HOURS TO AVOID DISTURBING NORMAL BUSINESS OR TEMANTS.
- B. THE CONTRACTOR SHALL PROVIDE NETWORK CARRIER PROPER INSURANCE CERTIFICATES NAMING NETWORK CARRIER AS ADDITIONAL INSURED, AND PROVIDE NETWORK CARRIER PROOF OF LICENSE(S) INCLUDING PE & PD INSURANCE.
- THE CONTRACTOR SHALL SUPERVISE AND DIRECT THE PROJECT DESCRIBED IN THE CONTRACT DOCUMENTS. THE CONTRACTOR SHALL BE SOLELY RESPONSIBLE FOR ALL CONSTRUCTION MEANS, METHODS, TECHNIQUES, SEQUENCES, AND PROCEDURES FOR COORDINATING ALL PORTIONS OF THE WORK UNDER THE CONTRACT.
- 10. THE CONTRACTOR SHALL INSTALL ALL EQUIPMENT AND MATERIALS ACCORDING TO MANUFACTURER'S/VENDOR'S SPECIFICATIONS UNLESS NOTED OTHERWISE OR WHERE LOCAL CODES OR ORDINANCES DAKE PRECEDENCE.
- 11. ALL WORK PERFORMED ON THE PROJECT ALONG WITH ALL MATERIALS INSTALLED, SHALL COMPLY IN STRICT ACCORDANCE WITH ALL APPLICABLE CODES, REQUIATIONS, AND ORDINANCES. CONTRACTOR SHALL LIKEWISE ISSUE NOTICE TO ALL SUB-CONTRACTORS THAT THEY SHALL COMPLY WITH ALL LAWS, ORDINANCES, ROLES, REQUIATIONS AND LAWFUL GRORES OF ANY PUBLIC AUTHORITY, MUNICIPALITY, UTILITY COMPANY AND LOCAL/STATE JURISDICTIONAL CODES BEARING ON THE PERFORMANCE OF THE WORK.
- JORISOCHOMAL CODES BEARING ON THE PERFORMANCE OF THE WORK.

 12. A COPY OF THE GOVERNING AGENCY ISSUED AND APPROVED PLANS SHALL
 BE KEPT IN A PLACE SPECIFIED BY THE GOVERNING AGENCY. AND BY
 LAW, SHALL BE AWALABLE AT THE JOB SITE FOR INSPECTION AT ALL
 TIMES. THE DIRIGIAN FERMI SET PLANS ARE NOT TO BE USED BY THE
 WORKMEN. ALL CONSTRUCTION SETS SHALL REFLECT. THE SAME
 INFORMATION AS GOVERNING AGENCY APPROVED PLANS, THE CONTRACTOR
 SHALL ALSO WANTAIN ONE SET OF PLANS, IN COOD CONDITION,
 COMPLETE WITH ALL REVISIONS, ADDENDA, AND CHANGE ORDERS ON THE
 PREVISES AT ALL TIMES UNDER THE DIRECT CARE OF THE
 SUPERINTERDENT. THE CONTRACTOR SHALL SUPPLY THE NETWORK
 CARRIER CONSTRUCTION PROJECT MANAGER WITH A COPP OF ALL
 REVISIONS, ADDENDA, AND/OR CHANGE ROBERS AT THE CONFOLUSION OF
 THE WORK AS A PART OF THE AS-BUILT DRAWING RECORDS.
- THE STRUCTURAL COMPONENTS OF ADJACENT CONSTRUCTION OR FACILITIES ARE NOT TO BE ALTERED BY THIS CONSTRUCTION PROJECT UNLESS
- 14 THE CONTRACTOR SHALL STUDY THE STRUCTURAL ELECTRICAL, MECHANICAL, AND PLUMBING PLANS AND CROSS CHECK THEIR DETAILS, NOTES, DAMENSIONS, AND ALL REDUIREMENTS PRIOR TO THE START OF ANY WORK.
- 15. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE COMPLETE SECURITY OF THE JOB SITE WHILE WORK IS IN PROGRESS UNTIL THE JOB IS COMPLETE.
- 16. THE CONTRACTOR HAS THE RESPONSIBILITY OF LOCATING ALL EXISTING UPLITIES SHOWN OR NOT SHOWN ON THE PLANS, ALONG WITH PROTECTING THEM FROM BOAMED, THE CONTRACTOR MOST SHALL BEAR THE EXPENSES OF REPAIR AND/OR REPLACEMENT OF UNLITIES OR OTHER PROPERTY DAMAGE RESULTING FROM OPERATIONS IN CONJUNCTION WITH THE EXECUTION OF THE WORK.
- 17. ALL EXISTING CONSTRUCTION, EQUIPMENT, AND FINISHES NOTED TO BE REMOVED SHALL BECOME THE PROPERTY OF THE CONTRACTOR AND WILL
- 18. BE REMOVED FROM THE SITE WITH THE FOLLOWING EXCEPTIONS:

 A. PROPERTY NOTED TO BE RETURNED TO THE OWNER.

 B. PROPERTY NOTED TO BE REMOVED BY THE OWNER.
- 19. THE COVERNING AGENCIES, CODE AUTHORITIES, AND BUILDING INSPECTORS SHALL PROVIDE MINIMUM STANDARDS FOR CONSTRUCTION TECHNIQUES, MATERIALS, AND FINISHES USED THROUGHOUT THE PROJECT TRADE STANDARDS AND/OR PUBLISHED MANUFACTURERS SPECIFICATIONS MEETING OR EXCEEDING DESIGN REQUIREMENTS SHALL BE USED FOR INSTALLATION.

- 20. WHEN ROOF TOP OR TOP FLOOR DECK TEMPORARY STACING OF IS REQUIRED, MATERIALS SHALL BE EVENLY DISTRIBUTED OVER ROUGH FRAMED FLOORS OR ROOFS SO AS NOT TO EXCEED THE DESIGNED LIVE LOADS FOR THE STRUCTURE. TEMPORARY SHOPKING AND/OR BRACING IS TO BE PROVIDED WHERE THE STRUCTURE DOESN'T HAVE THE DESIGN STRENGTH FOR ADDITIONAL LOADING.
- 21 SEAL ALL PENETRATIONS WITHIN FIRE-FATED AREAS WITH U.L. LISTED OR FIRE WARSHALL APPROVED MATERIALS IF APPLICABLE TO THE SUBJECT FACILITY AND OW PROJECT SITE.
- 22 BUILDING INSPECTORS AND/OR OTHER BUILDING OFFICIALS ARE TO BE NOTIFIED RIGHT TO ANY GROUND DISTURBANCE, DOINSTRUCTION, AND ANY OTHER PROJECT EFFORM AS MANDATED BY THE GOVERNING AGENCY.
- 23. CONTRACTOR TO PROVIDE A PORTABLE FIRE EXTINGUISHER WITH A RATING OF NOT LESS THAN 2-A OR 2-A10BC WITHIN 75 FEET TRAVEL DISTANCE TO ALL PORTIONS OF PROJECT AREA DURING CONSTRUCTION.
- 26. CONTRACTOR SHALL MAKE NICESSARY PROVISIONS TO PROTECT EXISTING IMPROVEMENTS, EASTMENTS, ANNING CUPBING DUBING CONSTRUCTION UPON COMPLETION OF WORK, CONTRACTOR SHALL REPAIR MAY DAMAGE THAT MAY HAVE OCCURRED DUE TO CONSTRUCTION ON OR ADJACENT TO THE PROPERTY.
- 25. CONTRACTOR SHALL KEEP GENERAL WORK AREA CLEAR AND HAZARD FREE DURING CONSTRUCTION DISPOSING OF ALL DIRT, DEBRIS, AND RUBBISH. CONTRACTOR SHALL REMOVE EQUIPMENT NOT SPECIFIED AS REMAINING ON THE PROPERTY OF PREMISES. SITE SHALL BE LET? IN CLEAR CONDITION AND FREE FROM PAINT SPOTS, DUST, OR SMUGGES OF ANY NATURE
- 26 NEW CONSTRUCTION INSTALLED ADJACENT EXISTING BUILDINGS OR CONSTRUCTION SHARL ARCHITECTURALLY MATCH THE EXISTING IN TERMS OF COLOR, TEXTURE, FINISH MATERIALS, ETC., EXCEPT AS NOTED IN THE PLANS AND SPECIFICATIONS.
- 27 THE CONTRACTOR SHALL PROVIDE ALL NECESSARY BACKING, BLDCKING, AND/OR OTHER ANCHORAGE DEVICES REQUIRED FOR THE INSTALLATION OF FUTURES, MECHANICAL EQUIPMENT, PLUMBING, HARDWARE, AND FINISH ITER TO INSURE A PROPER AND CODE COMPLANT INSTALLATION.
- 28. THE CONTRACTOR IS RESPONSIBLE FOR PROVIDING INSTALLATIONS THAT ARE CONSTRUCTED LEVEL, FRECT, EVENEY ALICHED, PLUMB AND TRUE BASED ON THE CONSTRUCTION BRAWINGS. THE CONTRACTOR SHALL COMPARE EXISTING CONDITIONS WITH THE PROPOSED DESIGN PRIGHT TO CONSTRUCTION AND REPORT ANY DISCREPANCIES OF INCONSISTENCIES TO THE NETWORK CARRIER'S REPRESENTATIVE AND FURTHER TO THE ABE SUCH THAT THE NEW INSTALLATION WILL LIKEWISE BE LEVEL, ERECT, EVENLY ALIGNED, PLUMB AND TRUE. INSTRUCTS ARREITS SHALL BE NOTHING OF ANY ERRORS, DIMISSIONS, OR INCONSISTENCIES PRIOR TO ANY CONSTRUCTION.
- 28 THE CONTRACTOR IS TO PROVIDE PROTECTION FOR ADJOINING PROPERTIES FROM PHYSICAL HARM, NOISE, DUST, DIRT, AND FIRE AS REQUIRED BY THE COVERNING ACCENCED.
- 30. WHERE SPECIFIED, MATERIALS TESTING SHALL BE TO THE LATEST STANDARDS AND/OR REVISIONS AMAILABLE AS REQUIRED BY THE GOVERNING AGENCY RESPONSIBLE FOR RECORDING THE RESULTS.
- 31. THE CONTRACTOR IS RESPONSIBLE FOR THE STORAGE OF ALL MATERIALS AND SHALL NOT STORE OR STAGE MATERIALS ON PUBLIC PROPERTY WITHOUT A PERMIT TO DO SO FROM THE DOVERNING ACENCIES FOR THIS PURPOSE.
- A PERMIT TO DO SO FROM THE COVERNING AGENCIES FOR THIS PURPOSE.

 32. GENERAL NOTES AND STANDARD DETAILS ARE THE MINIMUM REQUIREMENTS TO BE USED IN ALL CONDITIONS UNLESS ILLUSTRATED AND NOTED OTHERWISE.
- 33. TRADES INVOLVED IN THE PROJECT SHALL BE RESPONSIBLE FOR THEIR OWN CUTTING, PITCHING, PATCHING, ETC., SO AS TO BE PREPARED PROPERLY BY THE WORK OF OTHER TRADES
- 34 ALL GEBRIS AND REFUSE SHALL BE REMOVED FROM THE PROJECT PREMISES AND LEFT IN A CILEN SWEPT CONDITION AT ALL TIMES BY EACH TRADE AS THEY PERFORM THEIR OWN PORTION OF THE WORK.
- 55. NETWORK CARRIER DOES NOT QUARANTEE ANY PRODUCTS, FIXTURES, AND/OR ANY EQUIPMENT NAMED BY A TRADE OR MANUFACTURER DUARANTEE OR WARRANTY THAT MAY BE IN EFFECT IS DONE THROUGH THE COMPANY OR MANUFACTURER PROVIDING THE PRODUCT, FIXTURE, AND/OR EQUIPMENT UNLESS SPECIFIC RESPONSIBILITY IS ALSO PROVIDED BY THE CONTRACTOR AND WRITTEN FORM.
- 36 CAUTIONS CALL BEFORE YOU DIG! BURSED UTILITIES EXIST IN THE AREA AND UTILITY INFORMATION SHOWN MAY NOT BE COMPLETE. CONTACT THE ONE—CALL UTILITY LOCATE SERVICE A MINIMUM OF 48 HOURS PRIOR TO CONSTRUCTION.
- 37. WHEN APPLICABLE, CONTRACTOR IS RESPONSIBLE TO CALL, COORDINATE AND MAKE ARRANGEMENTS FOR R.O.W. AND/OR PRIVATE PROPERTY LOCATES BASED ON SPECHIC SITE REQUIREMENTS.
- 38, SEE CIVIL DRAWINGS FOR ADDITIONAL SITE INFORMATION.
- 39. CONTRACTORS TO DOCUMENT ALL WORK PERFORMED WITH PHOTOGRAPHS AND SUBWIT TO NETWORK CARRIER'S REPRESENTATIVE ALONG WITH REDLINED CONSTRUCTION SET.
- 40. CONTRACTOR SHALL DOCUMENT ALL CHANGES MADE IN THE FIELD BY MARKING UP (REDLINING) THE APPROVED CONSTRUCTION SET AND SUBMITTION THE REQUIRED ALDNG WITH PHOTOGRAPHS PER NETWORK CARRIER REQUIREMENTS.
- 41. GENERAL CONTRACTOR SHALL COORDINATE AND SEEK APPROVAL OF ALL POWER DRAW, INSTALLATION AND/OR MODIFICATIONS WITH POWER COMPANY, OWNER AND JURISUCTION AS REQUIRED, CONTRACTOR SHALL REPORT POWER INSTALLATION SOLUTION(S) TO NETWORK CARRIER REPRESENTATIVE, PROJECT CONSTRUCTION MANAGER AND ARCHIVECT.
- 42. ANY SUBSTITUTIONS OF MATERIALS AND/OR EQUIPMENT, MUST BE APPROVED BY NETWORK CARRIER CONSTRUCTION MANAGER.
- 43. THE GENERAL CONTRACTOR SHALL BE RESPONSIBLE FOR AND SHALL REMEDY ALL FAULTY, INTERIOR, AND/OR IMPROPER MATERIALS, DAMAGED COODS, AND/OR FAULTY MORKMANISHIP FOR ONE (1) YEAR AFTER THE PROJECT IS COMPLETE ACCEPTION THE CONTRACT BETWEEN THE OWNER AND THE CONTRACTOR. EXCEPTION THE RODING SUBCONTRACTOR SHALL FURNISH A MAINTENANCE AGREEMENT FOR ALL WORK DUCK, COSIGNED BY THE GENERAL CONTRACTOR, TO MAINTAIN THE RODING IN A WATERTIGHT CONDITION FOR A PERIOD OF TWO (2) YEARS STARTING AFTER THE DATE OF SUBSTANTIAL COMPLETION OF THE PROJECT UNLESS OTHERWISE WRITTEN IN THE CONTRACTOR.

- 44. THE CONTRACTOR SHALL PROVIDE ADEQUATE PROTECTION FOR THE SAFETY OF THE OWNER'S EMPLOYEES, WORKMEN, AND ALL TIMES QURING THE CONSTRUCTION OF THE PROJECT.
- 45 THE CONTRACTOR SHALL BE REQUIRED TO PAY FOR ALL NECESSARY PERMITS AND/OR FEES WITH RESPECT TO THE WORK TO COMPLETE THE PROJECT, BUILDING FERRIT APPLICATIONS SHALL BE FILED BY THE OWNER OR HIS REPRESENTATIVE. CONTRACTOR SHALL DETAIN PERMIT (UNLESS OTHER ARRANGEMENTS HAVE BEEN WAGE) AND WAKE FINAL PAYMENT FOR SHIP DOCUMENTS.
- 46. NETWORK CARRIER'S REPRESENTATIVE SHALL REVIEW AND APPROVE SHOP DRAWINGS AND SAMPLES FOR CONFORMANCE WITH DESIGN CONCEPT NETWORK CARRIER'S REPRESENTATIVE PROJECT APPROVAL OF A SEPARATE ITEM SHALL NOT INCLUDE APPROVAL OF AN ASSEMBLY IN WHICH THE ITEM FUNCTIONS.
- 47. ALL ANTENNAS MOUNTED ON ROOF SUPPORT FRAMES TO BE PROVIDED BY NETWORK CARRIER.
- 48 CONTRACTOR SHALL PROVIDE HEAVY STEEL PLATES AT OPEN TRENCHES FOR SAFETY AND TO PROTECT EXISTING GROUND SURFACES FROM HEAVY EQUIPMENT UTILIZED DURING CONSTRUCTION.
- 49. CONTRACTOR SHALL PATCH AND REPAIR ALL GROUND SURFACES WITHIN THE CONSTRUCTION AREA AS INCOESSARY TO PROVIDE A UNIFORM SURFACE AND MAINTAIN EXISTING SURFACE ENGINEEDS.
- 50 CONTRACTOR SHALL REPLACE EXISTING LANDSCAPE VEGETATION DAMAGED DUE TO CONSTRUCTION ACTIVITIES, AND REPAIR, RESTORE AND MODIFY EXISTING IRRIGATION LINES IF NECESSARY TO OPERATING CONDITION, PROVIDING PULL COVERAGE TO IMPACTED AREAS.
- 51 IN THE CASE OF ROOFIOP SQUITIONS FOR ECUIPMENT AND/OR ANTENNA FRAMES WHERE PENETRATION OF EXISTING ROOFING MATERIALS OCCUR, SEVERAL CONTRACTOR SHALL COORDINATE WITH BUILDING OWNER TO OBTAIN CONTRACT INFORMATION AND UTILIZE THE EXISTING ROOFING CONTRACTOR OF RECORD FOR INSTALLATION, PATCH, REPAIR OR ANY AUGMENTATION TO THE ROOF, AND HAVING THE WORK GUARANTEED UNDER THE ROOFING CONTRACTOR'S EXISTING WARRANTY ENSURING 100% MOISTURE PROTECTION
- 52. IN THE CASE OF ROOFTOP SOLUTIONS WITH THE INSTALLATION OF ANTENNAS WITHIN CONCEALED (SHROUDED) SUPPORT FRAMES OR TRIPOCS, GENERAL CONTRACTOR SHALL CORDINATE WITH THE FEW DESIGNER/TABRICATOR TO ENSURE THAT THE FIRM FRY EMPOUD IS SIMULATING (IN APPEARANCE) EXISTING EXTENDER BUILDING FACODE MATERIALS, TEXTURES, AND COLORS THE CONTRACTOR SHALL FURTHERMORE ENSURE THE USE OF COUNTERSTONE OF FLATHERM FASTERIES IN ALL FIP CONSTRUCTION. WHEN PHOTOSIMULATIONS ARE PROVIDED, THE CONTRACTOR SHALL ENSURE THAT FIRM CONSTRUCTION REPRESENTS WHAT IS MUCKATED IN PHOTOSIMULATION. SHOP DRAWINGS SHALL BE PROVIDED TO THE GENERAL CONTRACTOR, CONSTRUCTION COORDINATOR, AND APCHIECT PRIOR TO FABRICATION AND CONSTRUCTION.
- 53. IN THE CASE OF ROOFTOP SOLUTIONS FOR EQUIPMENT AND/OR ANTENNA FRAMES WHERE ANCHORING TO AN EXISTING CONCRETE ROOF SLAB IS REQUIRED. CONTRACTORS SHAIL CONFIRM (PRIOR TO SUBMITING BID) WITH CONSULTING CONSTRUCTION COGRDINATOR AND ARCHITECT THE PRESENCE OF POST TENSION TENSION SWITHIN THE ROOF SLAB RESULTING FROM AN UNDOCUMENTED DESION CHANGE IN THE EXISTING BUILDING "AS-BUILT DRAWING SET" HAVING INDICATED AN ORIGINAL DESIGN SOLUTION OF REINFORCED CONCRETE W/ EMEDODED STEEL REBAR. IN THE EVENT POST TENSION SLAB SOLUTION IS PRESENT, CONTRACTOR SHALL INCLUDE PROVISIONS FOR X—RAY PROCEDURES (INCLUDED IN BID) FOR ALL PROFESSION SHALL SALL PROPERTIES OF THE POST OF THE POST
- 54 GENERAL & SUB CONTRACTORS SHALL USE STAINLESS STEEL METAL LOCKING THES FOR ALL CABLING THE DOWNS AND ALL OTHER GENERAL THE DOWNS (WHERE APPLICABLE). PLASTIC JUT TES SHALL NOT BE PERMITTED FOR USE ON TOWER NETWORK CARRIER PROJECTS, RECOMMENDED MANUFACTURE SHALL BE: PANDUIT CORP. METAL LOCKING TES MODEL NO. MLT4S-CP UNDER SERIES-304 (OR EQUAL), PANDUIT PRODUCT DISTRIBUTES BY TRIARC.
- 55 GENERAL CONTRACTOR SHALL OBTAIN, REVIEW AND EXECUTE ALL NETWORK CARRIER CONSTRUCTION STANDARDS (MOST RECENT REVISION) AS A PART OF THIS BID AND CONSTRUCTION PROJECT.
- S6 GENERAL CONTRACTOR SHALL CBTAIN, REVIEW AND EXECUTE ALL NETWORK CARRIER CONSTRUCTION STANDARDS (WOST RECENT REVISION) AS A PART OF THIS BID AND CONSTRUCTION PROJECT.
- 57. CONTRACTOR SHALL BE RESPONSIBLE TO SET ELECTRONIC TILTS FOR NEWLY INSTALLED ANTENNAS UNDER THE CONDITION THAT THE GC OBTAIN THE MOST RECENT COPY OF THE RE TILT INFORMATION SUCH THAT THE ACCURATE CONTROLLER CAN BE ORDERED AND INSTALLED.
- 66. A STRUCTURAL ANALYSIS SHALL BE COMPLETED AND SUBMITTED TO THE NETWORK CARRIER REPRESENTATIVE AND GC DEMONSTRATING CAPACITY AT THE EXACT LOCATION OF EXISTING CONDITIONS TO SUSTAIN ADDITIONAL HEAVY EATTERY CABINETS OR OTHER OUT OF SCOPE EQUIPMENT.
- 59. THE GC SHALL PROVIDE MATERIALS LIST (BOW) TO THE NETWORK CARRIER REPRESENTATIVE PRIOR TO CONSTRUCTION.

CALIFORNIA SPECIFIC CODE COMPLIANCE NOTES:

. WHEN COMPLETED, THE SUBJECT PROJECT SHALL COMPLY WITH LOCAL SECURITY CODES.

2. WHEN COMPLETED, THE SUBJECT PROJECT STREET LUMPST WITH THE CALIFORNIA ENERGY CODE TITLE-24 ENERGY CONSERVATION REQUIREMENTS

3. WHEN GLASS OR GLAZING REPLACEMENT IS A PART OF THE SCOPE OF THE PROJECT, GLASS AND GLAZING SHABL COMPLY WITH CHAPTER 54 OF THE U.S. CONSUMER SAFETY COMMESSION WITH SAFETY STANDARDS FOR ARCHITECTURAL GLAZING MATERNIA BEING COMPLY WITH PER (42 FR 1426, CFR PART 1201 & LOCAL SECURITY REQUIREMENTS).

SYMBOLS:

GRID REFERENCE

640

ELEVATION REFERENCE



SECTION REFERENCE

CENTERLINE
PROPERTY ALEASE LINE

MATCH LINE

A.

WORK POINT

GROUND CONDUCTOR

TELEPHONE CONOU!

ELECTRICAL COMBUIT

COAXIAL CABLE

OVERHEAD SERVICE

CONDUCTORS

SROUT OR PLASTER

EXISTING BRICK

CONCRETE

THE PERSON LARGE

STATES OF STATES

SAME

WCGD CONTINUOUS

WOOD SLOCKING

JOHN BRYTOFFING STEEL

NEW

... NEW ANTENNA

S GROUND ROD

GROUND BUS BAR

MECHANICAL SENS, CONN.

EXISTING ANTENNA

& CADWELD

GROUND ACCESS WELL

ELECTRIC BOX

SELEPHONE BOX

LICHY POLE

THO. MONUMENT

SPOT ELEVATION

SET POINT



Robert Chun, DBI SSP 77 392

Tom C. Ha.

TOM C. HOLL SE.

DURECTOR

DOT OF SUB-DOMG INSPECTION

i Andrewski († 1945) 1876 – Papa Santa







115 SANSOME STREET, SUITE 1400B SAN FRANCISCO, CA 94104

PACIFIC TELECOM SCRYLEES, LLC 115 SANSOME STREET, SUITE 1400B SAN FRANCISCO, CA 94164

PROJECT INFORMATION:

NETWORK VISION MIMBTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC211-A

> 955 POTREPO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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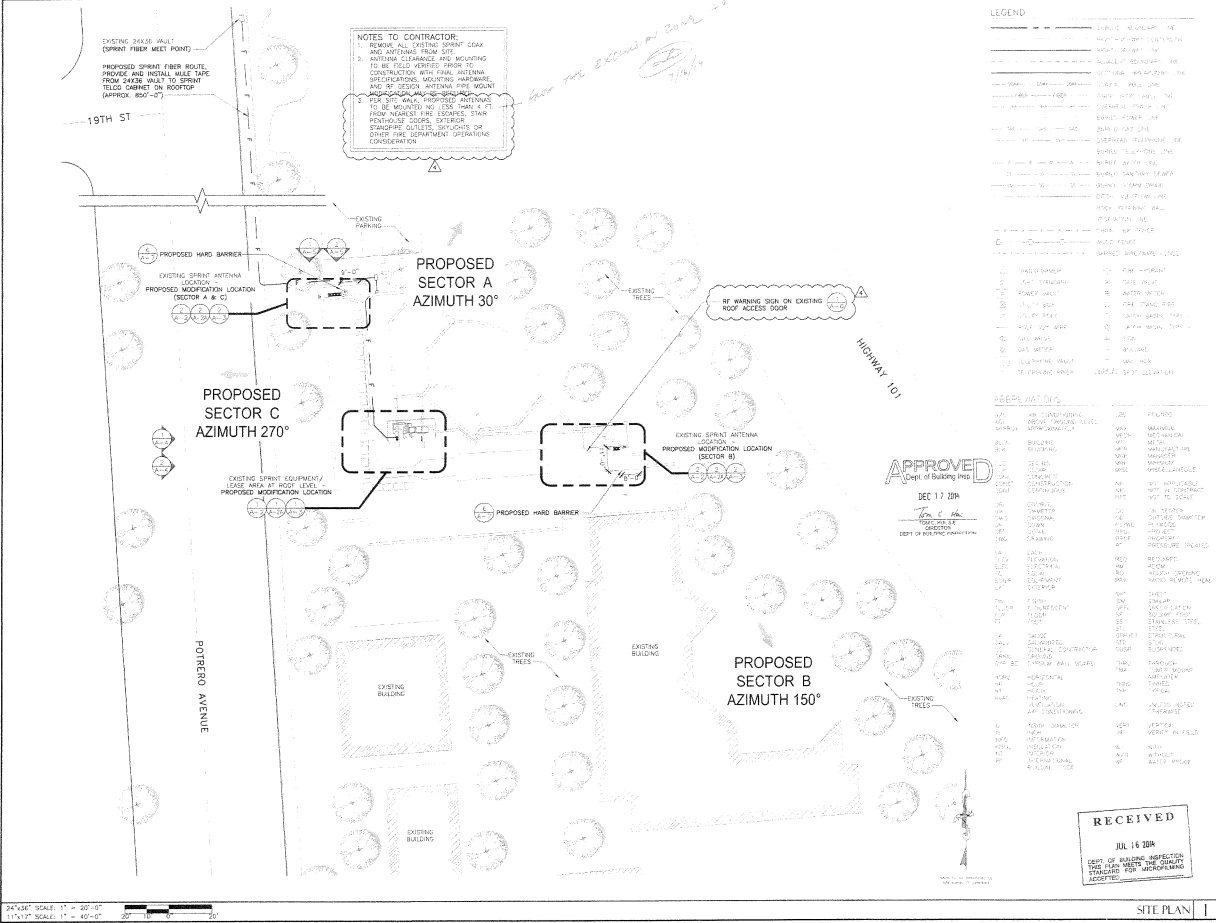
GENERAL NOTES & SYMBOLS

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PROJECT INFORMATION:

SAN FRANCISCO GENERAL HOSPITAL SF54XC211-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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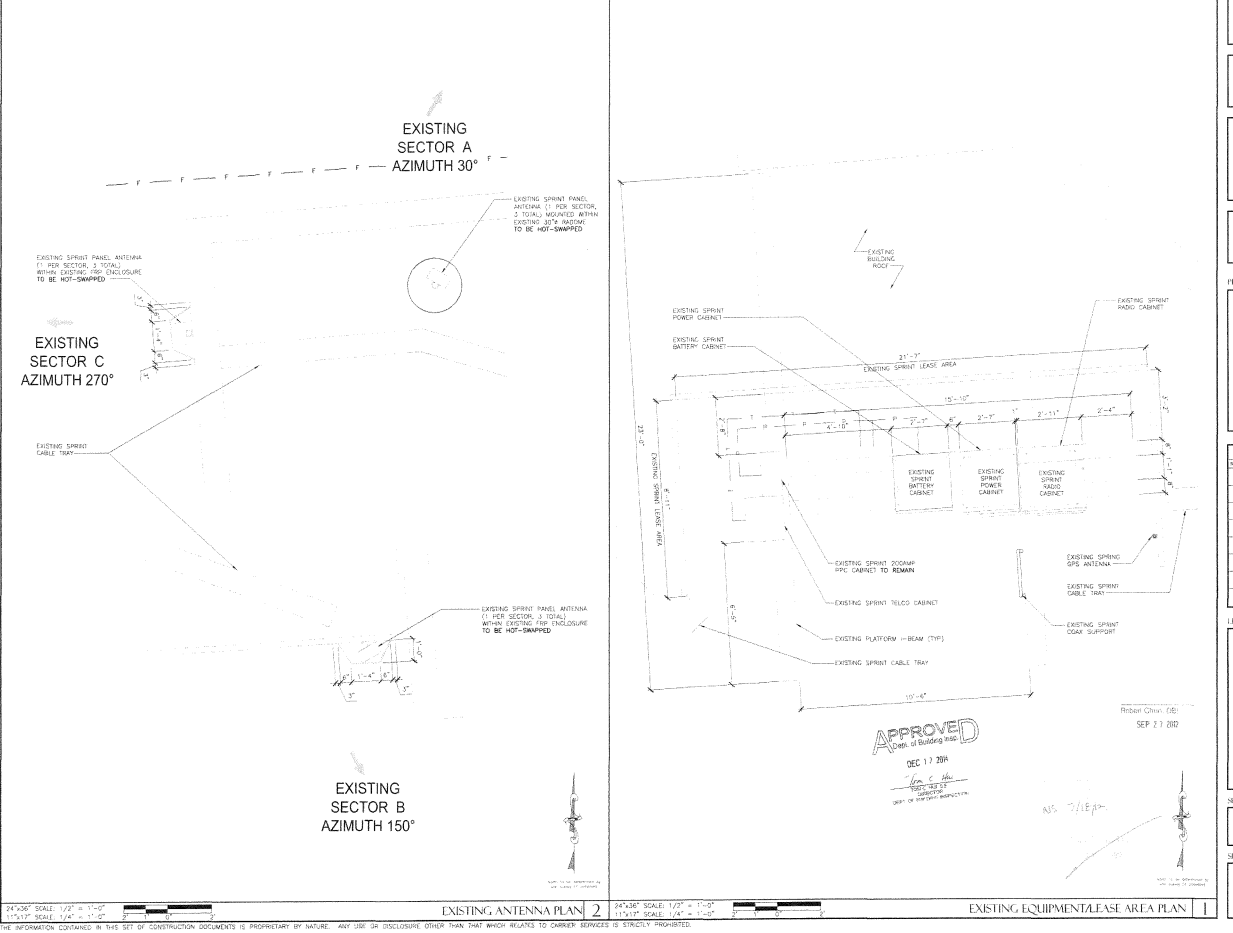
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REVISION









FACIFIC SELECTOR SERVICES, LCC 115 SANSONE STREET, SUITE 14008 SAN FRANCISCO, CA 94104

PROJECT INFORMATION:

NETWORK VISION MMBTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC211-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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EXISTING EQUIPMENT/LEASE AREA PLAN & ANTENNA PLAN

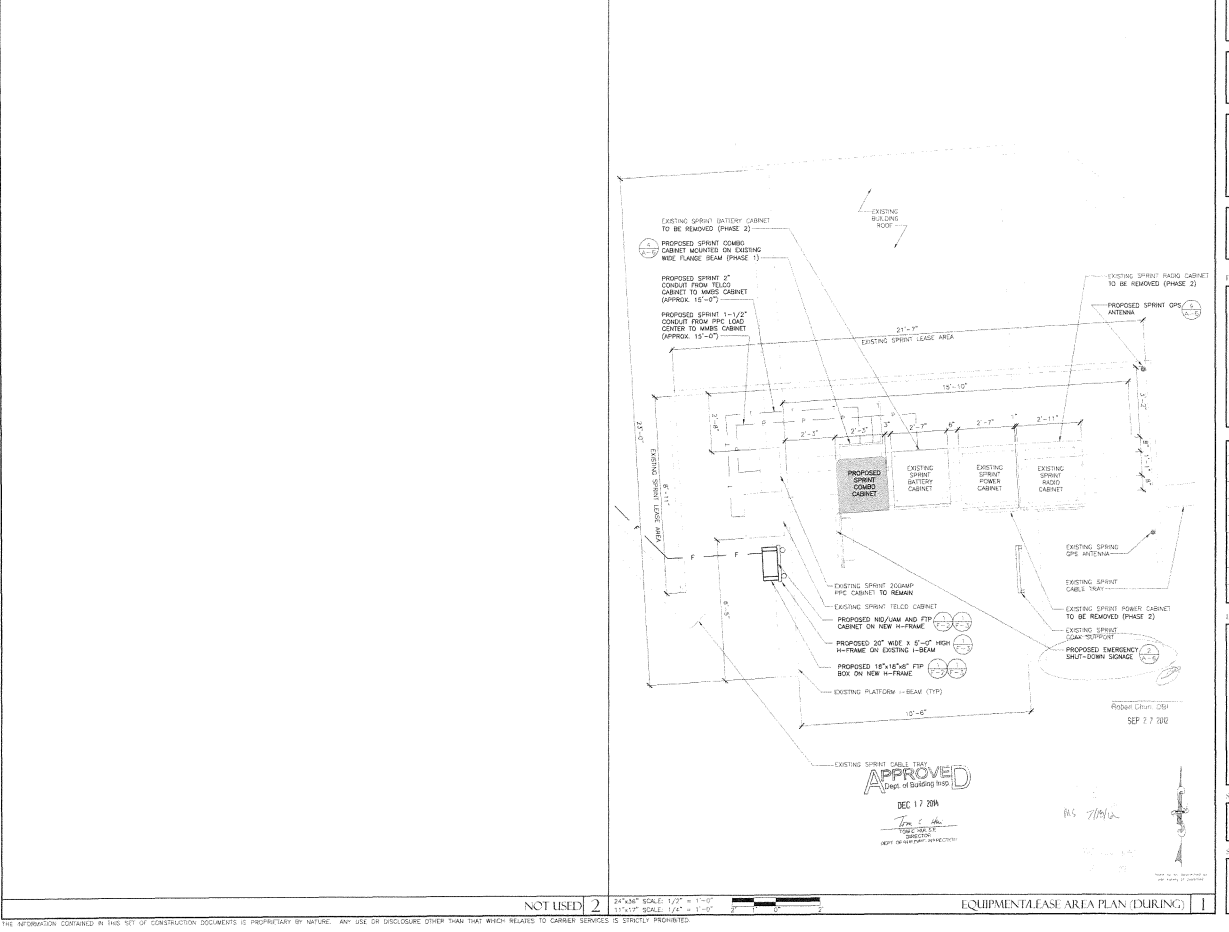
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115 SANSOME STREET, SUITE :4008 SAN TRANCISCO, CA 94164

PROJECT INFORMATION:

NETWORK VISION MIMBITS LAUINCH SAN FRANCISCO GENERAL HOSPITAL SF54XC211-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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EQUIPMENT/LEASE AREA PLAN (DURING)

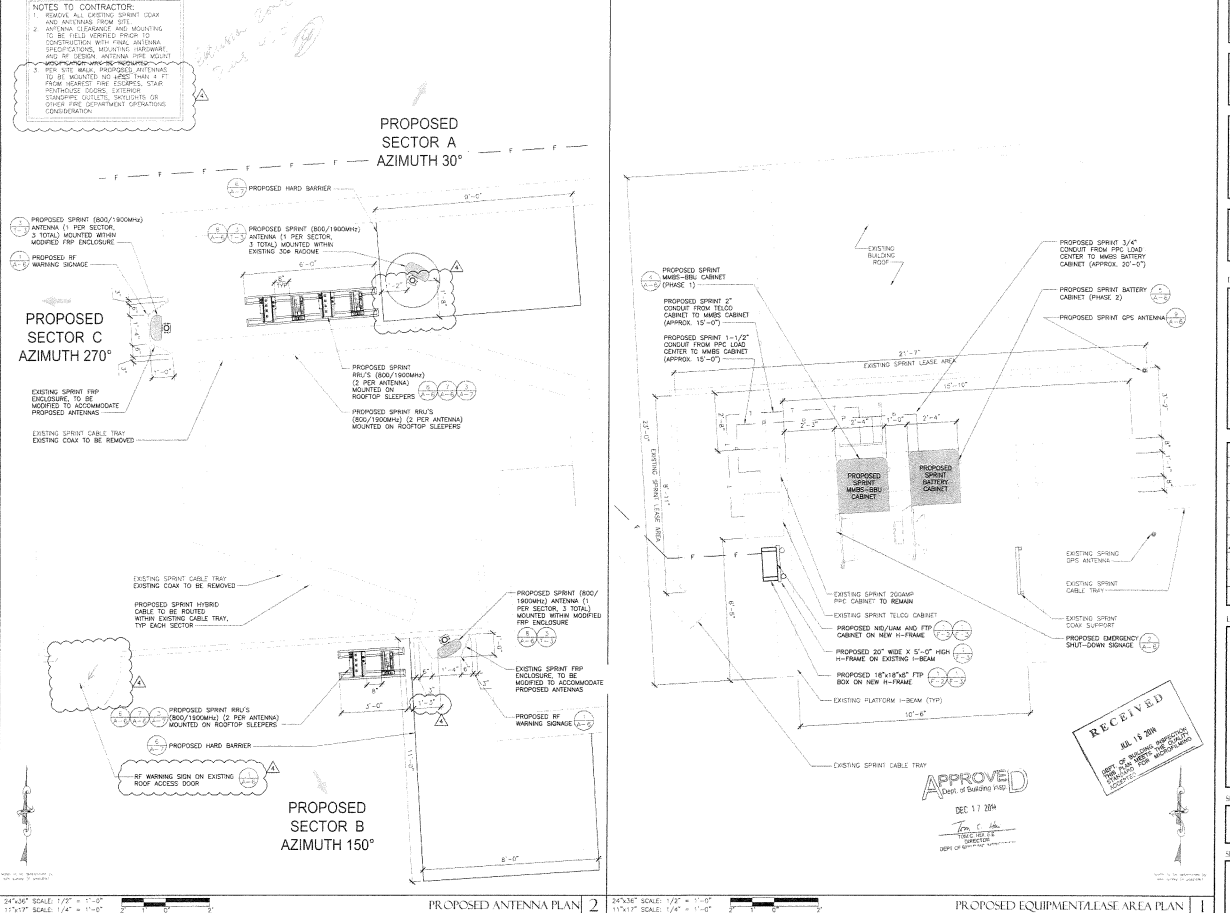
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PROJECT INFORMATION:

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955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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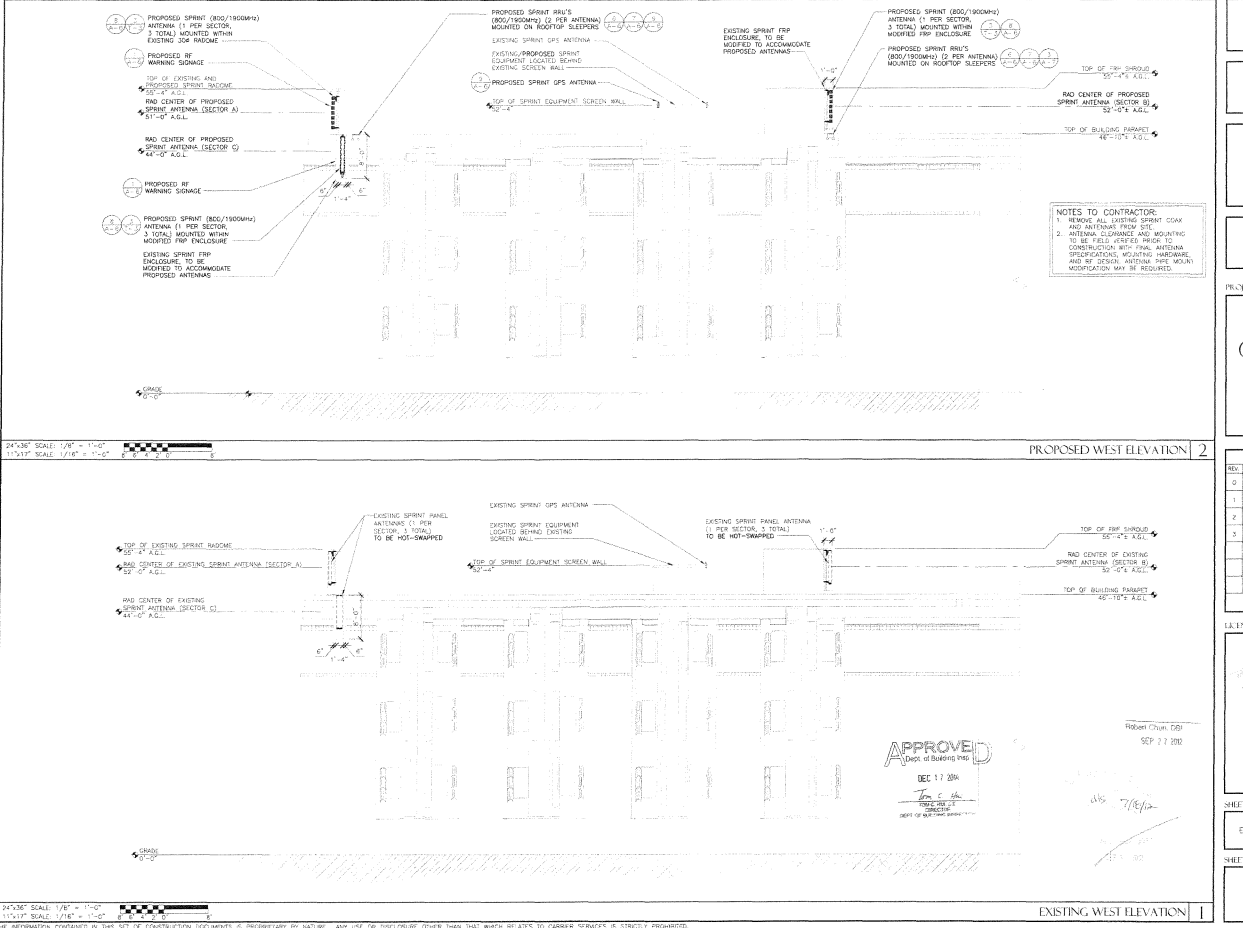
PROPOSED EQUIPMENT/LEASE AREA PLAN & ANTENNA PLAN

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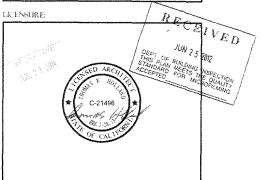


PROJECT INFORMATION:

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955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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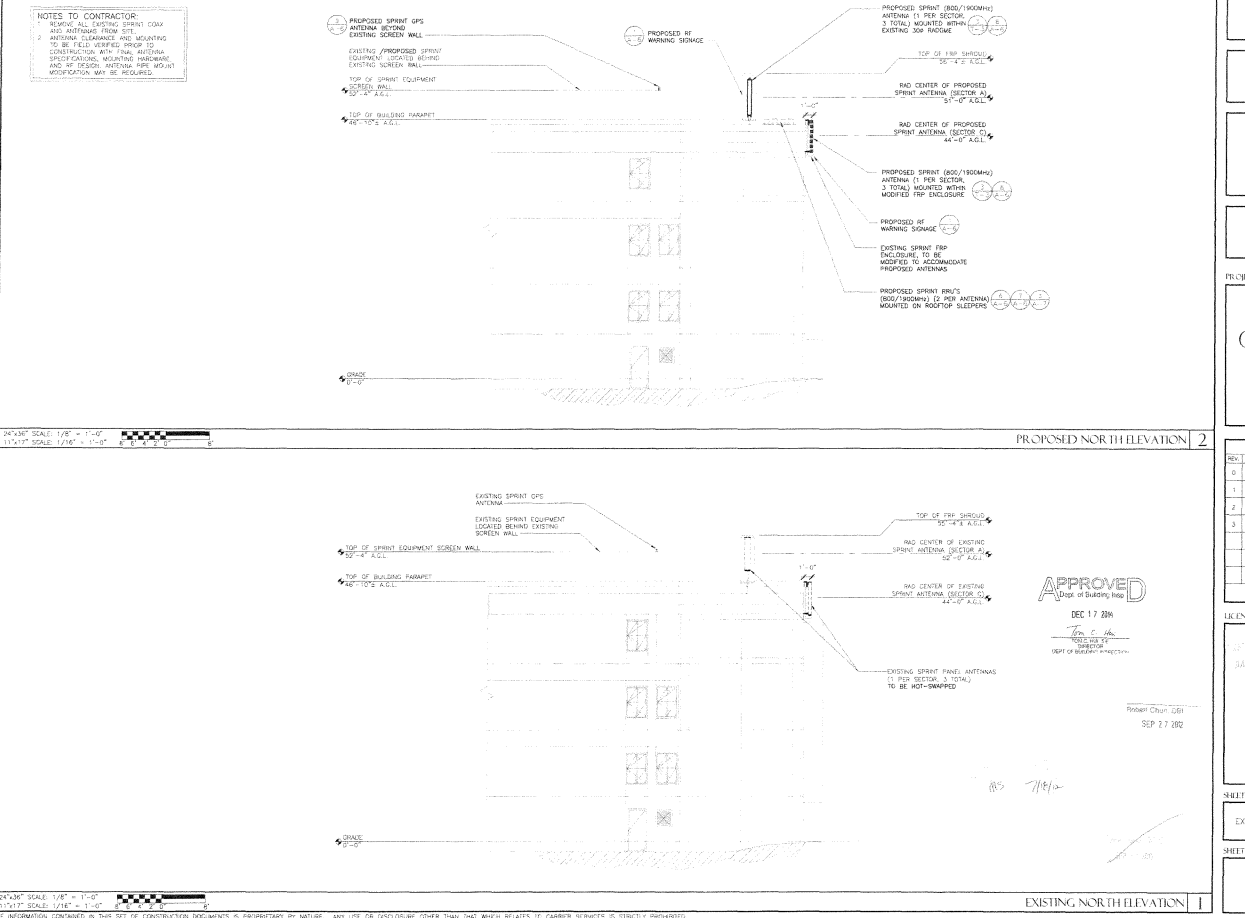
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PROJECT INFORMATION:

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955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

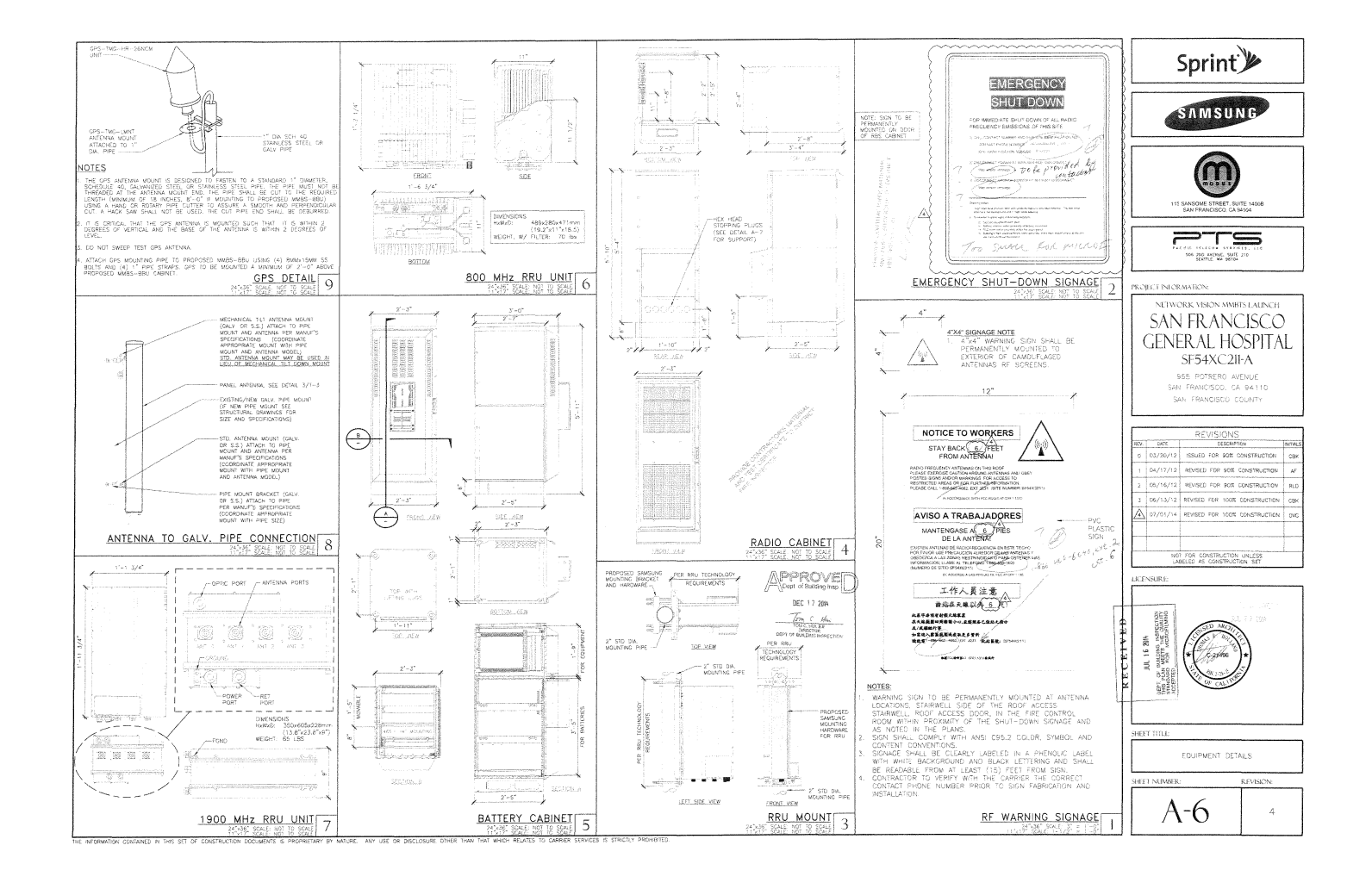
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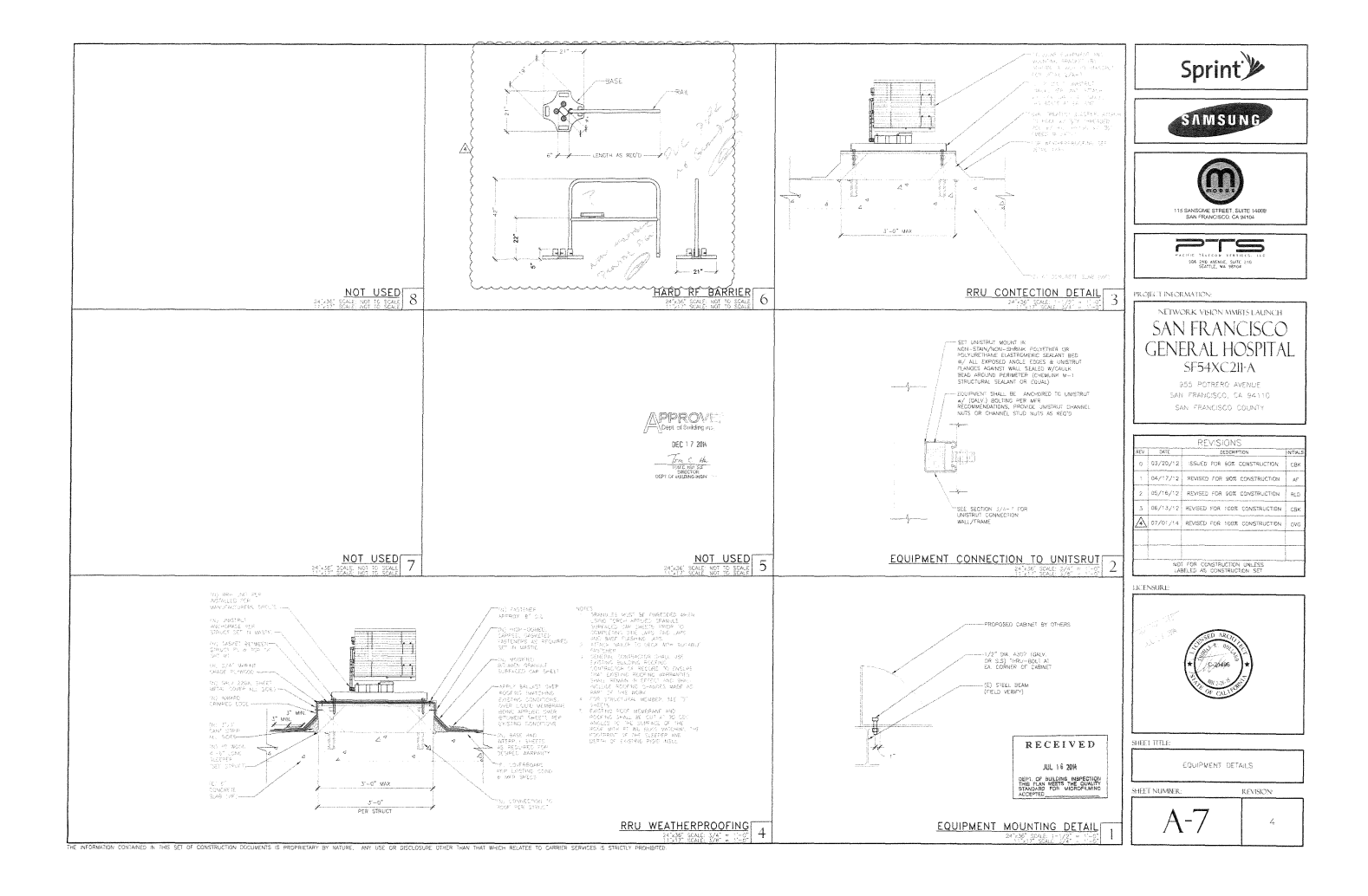


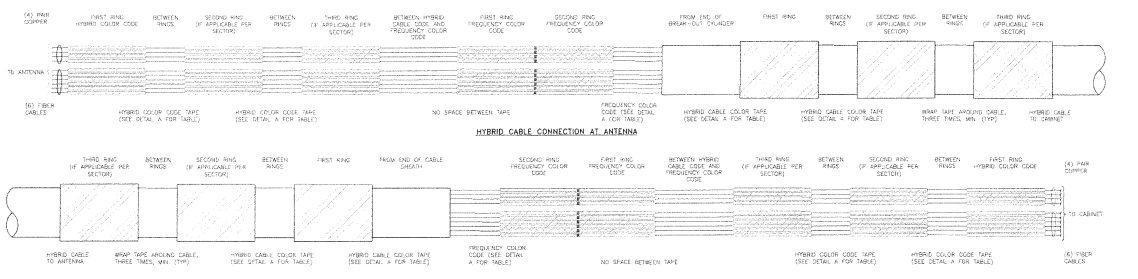
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HYBRID CABLE CONNECTION AT CABINET

NOT USED

SECTOR

ALPHA

2 BETA

CABLE FIRST RING

GREEN

BLUE

WHITE

RED

SLATE

PURPLE

GRANGE

GREEN

BROWN

WHATE

RED

SLATE PURPLE

GREEN

BLUE

BROWN

WHITE

SLATE PURPLE

6

8 ORANGE

SECOND RING

NO TAPE

NO TAPE

NO TAPE

NO TAPE

NO TAPE

NO TAPE

GREEN BLUE

BROWN

WHITE

RED

SLATE

PURPLE

GREEN

BLUE

BROWN

WHITE

RED

SLATE

PURPLE

DRANGE

THIRD RING

NO TAPE

NO TAPE NO TAPE

NO TAPE

NO TAPE

NO TAPE

NO TARE

NO TAPE

NO TAPE

NO TAPE NO TAPE

NO TARE

NO TAPE

NO TAPE

NO TAPE NO TAPE

GREEN

BLUE

BROWN

WHITE

RED

SLATE

SURPLE

ORANGE

NOTES

- 1. ALL CABLES SHALL BE MARKED AT THE FOR AND BOTTOM WITH 2" COLORED TAPE OR STENCIL TAG. COLOR TAPE SHALL BE OBTAINED FROM GRAYBAR ELECTRIC.
 2. THE PIRST RING SHALL BE CLOSEST TO THE END OF THE CABLE AND SPACED APPROXIMATELY 2" FROM AN END CONNECTOR, WEATHERPROOFING, OR BREAK-OUT CYLINDER, WITH 1" SPACE BETWEEN EACH RING. BETWEEN EACH RING.

 3. THE HYBRID CABLE COLOR SHALL BE APPLIED IN ACCORDANCE WITH THE "TYPICAL HYBRID CABLE COLOR CODE" TABLE ABOVE FOR THE RESPECTIVE SECTOR.

 4. INDIVIDUAL POWER PAIRS AND FIBER CABLES SHALL BE LABELED WITH BOTH THE "TYPICAL HYBRID CABLE COLOR FOR THE RESPECTIVE SECTOR AND A FREQUENCY COLOR CODE IN ACCORDANCE WITH THE "TREQUENCY COLOR CODE FOR PAIRS AND FIBER CABLES OF HYBRID CABLE." TABLE ABOVE.

 5. A 2" CAR SHALL SEPARADE THE HYBRID CABLE COLOR CODE FOR MY FROM THE FREQUENCY COLOR CODE.

 6. THE 2" COLOR RINGS FOR THE FREQUENCY CODE SHALL BE PLACED NEXT TO EACH OTHER WITH NO SPAGES.

 7. THE 2" COLOR RINGS FOR THE FREQUENCY CODE SHALL BE PLACED NEXT TO EACH OTHER WITH NO SPAGES.

 8. COLOR BOALD AND COLOR COUNTERS SHALL BE KEPT IN THE SAME LOCATION AS MUCH AS POSSIBLE.

 8. COLOR BANDO ON JUMPEPS SHALL BE IT "WIDE WITH A "SPACE".

- B. COLOR BAND ON JUMPERS SHALL BE 1" WIDE WITH A 1" SPACE.

HYBRID CABLE COLOR SCHEME DETAIL

APPROVEE

DEC 1 7 2014

Tom C. Hai Toke C. Hin. 5.6 Dept. of Brill Dien History Dept.

| FREQUENCY | INDICATOR | 10 |
|------------|-----------|--------|
| 800 #1 | YELLOW | GREEN |
| 1900 #1 | YELLOW | BLUE |
| 1900 #2 | AETYOM. | BROWN |
| RESERVED | YELLOW | WHITE |
| RESERVED | YELLOW. | 880 |
| RESERVED | YELLOW | SLATE |
| RESERVED | YELLOW | PURPLE |
| DE CEDVET: | YELLOW | PURPLE |

SEP 2 7 2012

HYBRID CABLE COLOR CODING









PROJECT INFORMATION:

NETWORK VISION MMBTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC2II-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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CABLE COLOR CODING REQUIREMENTS

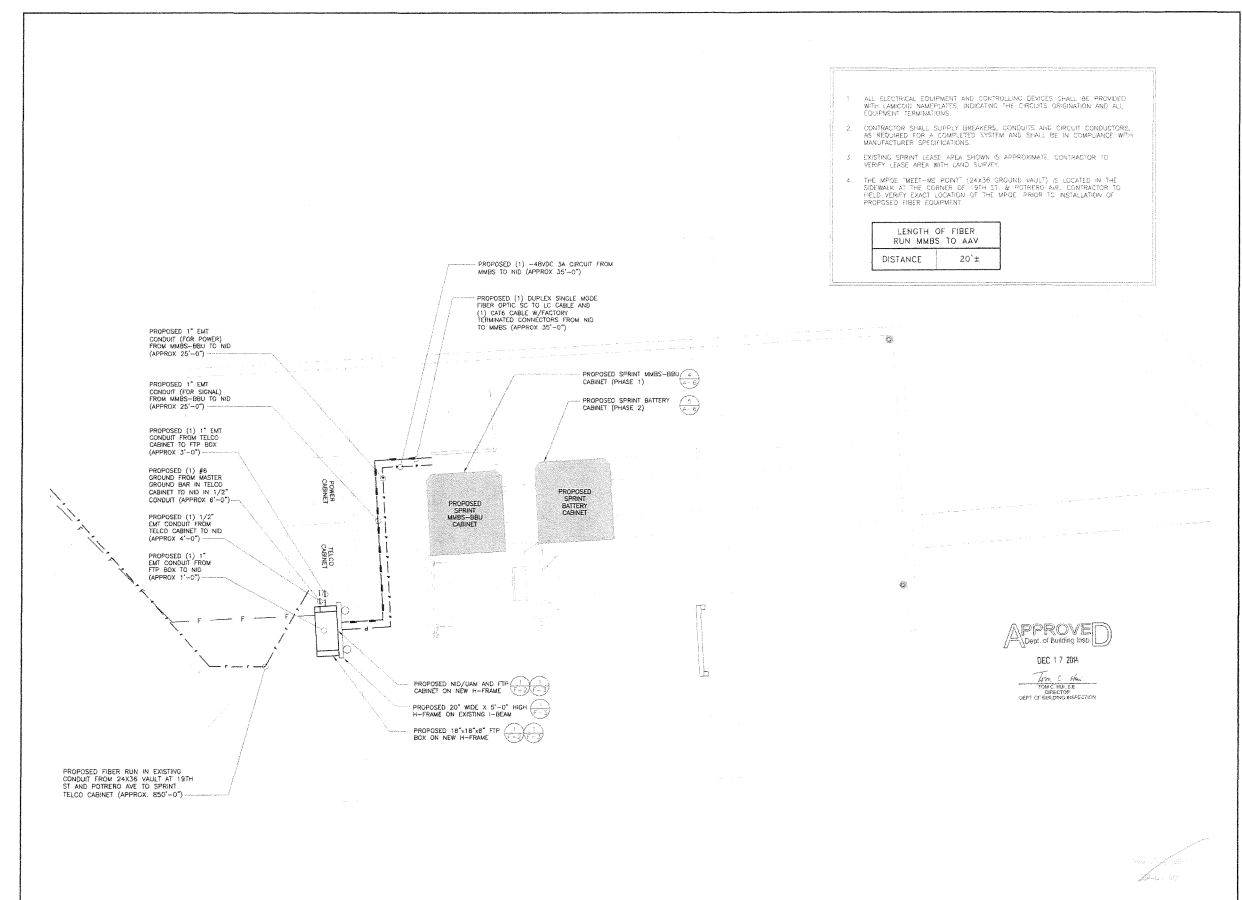
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PROJECT INFORMATION:

NETWORK VISION MMBTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC2II-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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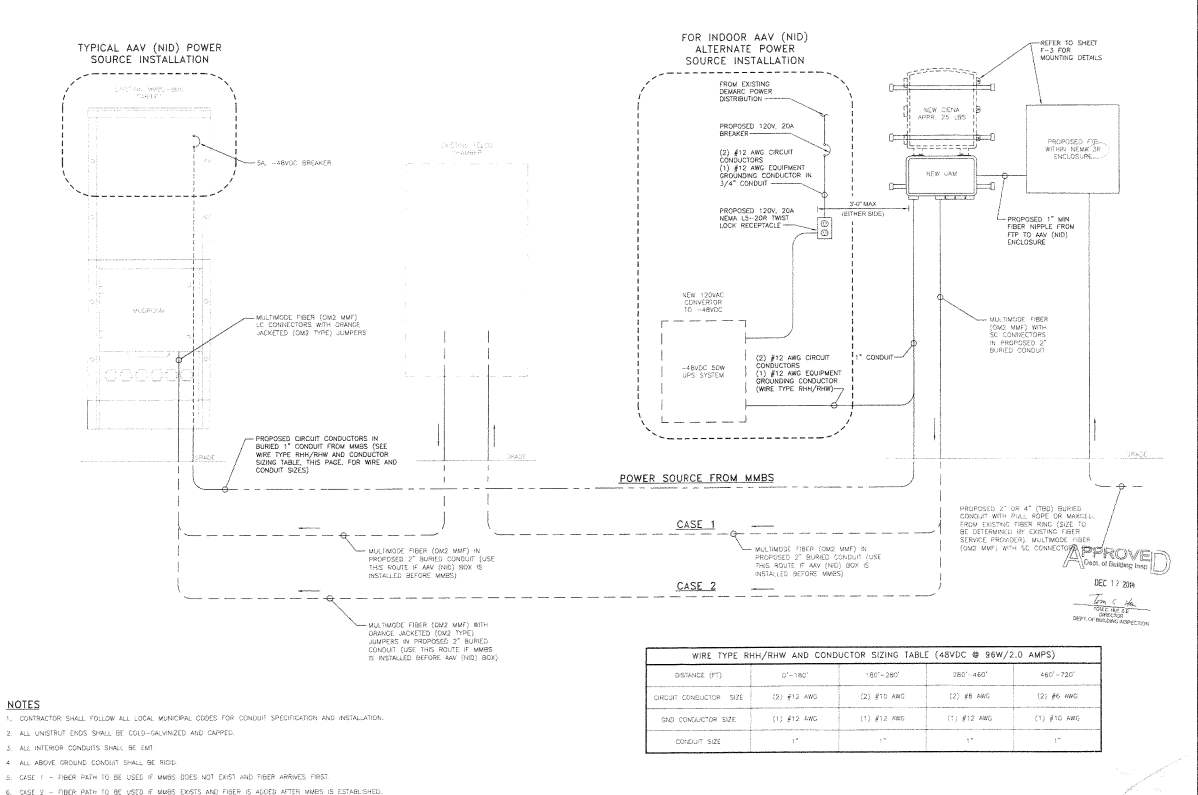


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PROJECT INFORMATION:

SAN FRANCISCO GENERAL HOSPITAL SF54XC211-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94310 SAN FRANCISCO COUNTY

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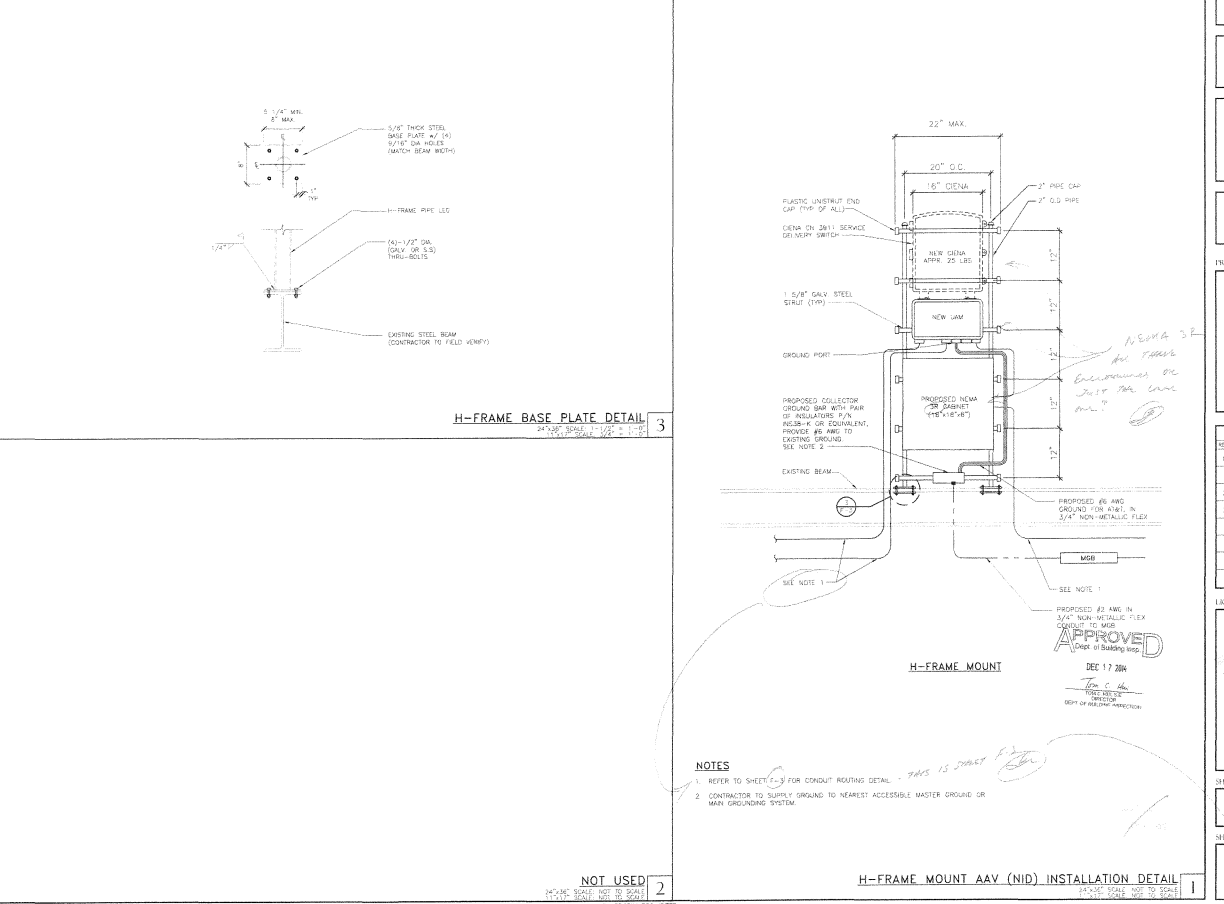
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FIBER ONE-LINE DIAGRAM

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PROJECT INFORMATION:

NETWORK VISION MMBTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC211-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

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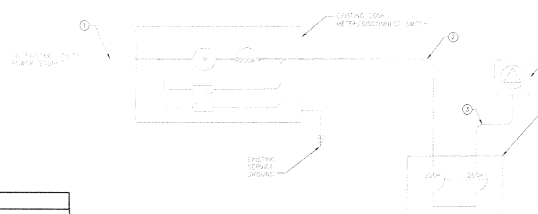


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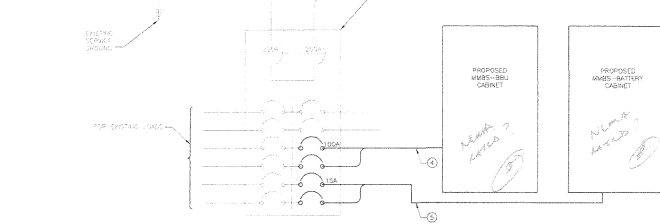
FIBER INSTALLATION DETAILS

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| | CIRCUIT SCHEDULE | | | | | |
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| ① | SOURCE | METER CENTER | EXISTING | | | |
| 2 | METER / DISL | TRANSFORMER SWITCH & LOAD CENTER | EXISTING | | | |
| 3 | TRANSFER SWITCH & LOAD CENTER | GENERATOR RECEPTABLE | EXISTING | | | |
| • | TRANSFER & LOAD CENTER | PROPOSED MMBS~88U CABINET | (3) #2 AWG. (3) #2 GMC IN 1-1/2" CONDUR | | | |
| (5) | TRANSFER & LOAD CENTER | PROPOSED MMBS-BATTERY CABINET | (2) ∦12 AWG. (2) ∦2 GND IN 3/4" CONDUIT | | | |





ELECTRICAL NOTES

- 1. ALL ELECTRICAL WORK SHALL BE DONE IN ACCORDANCE WITH CURRENT NATIONAL ELECTRICAL CODES AND ALL LOCAL AND STATE CODE, LAWS, AND ORDINANCES. PROVIDE ALL COMPONENTS AND WRING SIZES AS REQUIRED TO MEET NEC STANDARDS.
- 2. CONTRACTOR SHALL COORDINATE WITH LOCAL POWER COMPANY FOR REQUIREMENTS OF POWER SERVICE LINE TO THE WETER BASE. POWER SERVICE REQUIREMENT IS COMMERCIAL AC NOMINAL 120/208 VOLT OR 120/240 VOLT, SINGLE PHASE WITH 200 AMP RATING.
- 3. CONTRACTOR SHALL COORDINATE WITH LOCAL TELEPHONE COMPANY FOR REQUIREMENTS OF "TI" SERVICE LINE TO TERMINATE AT THE PPC CABINET.
- 4. CONTRACTOR SHALL FURNISH AND INSTALL ELECTRIC METER BASE AND 200A DISCONNECT SWITCH PER SITE PLAN AND DETAIL DRAWINGS. THE WETER BASE SHOULD BE LOCATED IN A MANNER WHERE ACCESSIBLE BY THE LOCAL POWER COMPANY.
- 5. LOCAL POWER COMPANY SHALL PROVIDE 200 AMP ÉLECTRIC MÉTER. CONTRACTOR SHALL COORDINATE INSTALLATION OF MÉTER WITH LOCAL POWER COMPANY.
- 6. UNDERGROUND POWER AND TELCO SERVICE LINES SHALL BE ROUTED IN A COMMON TRENCH ALL UNDERGROUND CONDUIT SHALL BE PVC SCHEDULE 40 AND COMDUIT EXPOSED ABOVE CROUND SHALL BE RIGID GALVANIZED STEEL UNLESS OTHERWISE INDICATED.
- ALL TELCO CONDUIT LINES SHALL 8E 4" SCH. 40 PAC CONDUIT UNLESS OTHERWISE INDICATED. THE TELCO CONDUIT FROM THE PPC SHALL BE ROUTED AND TERMINATED AT DESIGNATED TELCO DEMARCATION OR 2—FEET GUTSINE FENCED AREA, NEAR UTILITY POLE (IN FENCED AREA), OR END CAP OFF AND PROVIDE WARKER STAKE PAINTED BRIGHT GRANGE WITH DESIGNATION FOR TELCO SERVICE.
- 8. CONDUITS INSTALLED AT PCS EQUIPMENT ENDS PRIOR TO THE EQUIPMENT INSTALLATION SHALL BE STUBBED AND CAPPED AT 6° ABOVE GRADE OR PLATFORM, IF SERVICE LINES CAN'T BE INSTALLED INITIALLY, PROVIDE MYLON PULL CORD IN CONDUITS.
- 9 THE SPRINT CABINET, INCLUDING 200 AMP LOAD PANEL AND TELCO PANEL, SHALL BE PROVIDED BY DWINER AND INSTALLED BY THE CONTRACTOR, CONTRACTOR IS TO INSTALL BREAKER(S) NOT PROVIDED BY MANUFACTURER. SEE PANEL, SCHEDULE ON THIS SHELT FOR BREAKER REQUIREMENTS.
- 10 LOCATION OF ELECTRIC METER AND DISCONNECT SWITCH TO BE COORDINATED BY ELECTRICAL CONTRACTOR AND FIELD CONSTRUCTION MANAGER
- II #2 WIRE TO BE UTILIZED IN ELECTRIC SERVICE RUNS EXCEEDING 100'.
- 12. CONTRACTOR SHALL INSPECT THE EXISTING CONDITIONS PRIOR TO SUBMITTING BID ANY QUESTIONS ARISING DURING THE BID PERIOD IN REDARDS TO THE CONTRACTORS FUNCTIONS, THE SCOPE OF WORK, OR ANY OTHER ISSUE RELATED TO THIS PROJECT SHALL BE BROUGHT UP DURING THE BID PERIOD WITH THE PROJECT MANAGER FOR CLARFICATION, NOT AFTER THE CONTRACT HAS BEEN AWARDED.
- 13 LOCATION OF EQUIPMENT, CONDUIT AND DEVICES SHOWN ON THE DRAWINGS ARE APPROXIMATE AND SHALL BE COORDINATED WITH FIELD CONDITIONS PRIOR TO ROUGH-IR.
- 14. THE COMDUST RUNS AS SHOWN ON THE PLANS ARE APPROXIMATE. EXACT LOCATION AND ROUTING SHALL BE PER EXISTING FIELD CONDITIONS,
- 15. PROVIDE PULL BOXES AND JUNCTION BOXES WHERE SHOWN OR REQUIRED BY NEC.
- 16. ALL CONDUITS SHALL BE WET WITH BENDS MADE IN ACCORDANCE WITH NEC TABLE 346-10 NO RIGHT ANGLE DEVICE OTHER THAN STANDARD CONDUIT ELBOWS WITH 12" MINIMUM INSIDE SWEEPS FOR ALL CONDUITS 2" OR LARGER.
- 17. ALL CONDUCT TERMINATIONS SHALL BE PROVIDED WITH PLASTIC THROAT INSULATING GROUNDING BUSHINGS.

ELECTRICAL NOTES (CON'T)

18. ALL WIRE SHALL BE TYPE THWN, SOUD, ANNEALED COPPER UP TO SIZE \$10 AWG (\$8 AND LARGER SHALL BE CONCENTRIC STRANDED) 75 DEGREE C. (167 DEGREES F), 98% CONDUCTAITY, MINIMUM \$12.

SANTAR DE LANGE AND ARTERS 3 -

- 19. ALL WIRES SHALL BE TAGGED AT ALL PULL BOXES, 8-BOXES, EQUIPMENT BOXES AND CABINETS WITH APPROVED PLASTIC TAGS, ACTION CRAFT, BRADY, OR APPROVED EQUAL.
- 20 ALL NEW MATERIAL SHALL HAVE A U.L. LABEL.
- 21. CONDUIT ROUGH-IN SHALL BE COORDINATED WITH THE MECHANICAL EQUIPMENT TO AVOID LOCATION TO CONFLICTS, VERIFY WITH MECHANICAL CONTRACTOR AND COMPLY AS REQUIRED.
- 22. ALL PANEL DIRECTORIES SHALL BE TYPEWRITTEN NOT HAND WRITTEN.
- 23 INSTALL AN EQUIPMENT GROUNDING CONDUCTOR IN ALL CONDUITS PER THE SPECIFICATIONS AND NEC. THE EDUIPMENT GROUNDING CONDUCTORS SHALL BE BONDED AT ALL JUNCTION BOXES, PULL BOXES, AND ALL DISCONNECT SWITCHES, STARTERS, AND EQUIPMENT CABINETS.
- 24. THE CONTRACTOR SHALL PREPARE AS-BUEL DRAWINGS, DOCUMENT ANY AND ALL WIRING AND EQUIPMENT CONDITIONS AND CHANGES WHILE COMPLETING THIS CONTRACT. SUBMIT AT SUBSTANTIAL COMPLETION.
- 25. ALL DISCONNECT SWITCHES AND OTHER CONTROLLING DEVICES SHALL BE PROVIDED WITH ENGRAVED PHENOLIC NAMEPLATES INDICATING EQUIPMENT CONTROLLED, BRANCH CIRCUITS INSTALLED ON, AND PANEL FIELD LOCATIONS FED FROM (NO EXCEPTIONS.)
- 26. ALL SECTRICAL DEVICES AND INSTALLATIONS OF THE DEVICES SHALL COMPLY WITH (ADA) AMERICANS WITH DESABRUTIES ACT AS ADOPTED BY THE APPLICABLE STATE.
- 77. PROVIDE CORE URILING AS NECESSARY FOR PENETRATIONS OF RISERS THROUGH BUILDING, DO NOT PENETRATE STRUCTURAL MEMBERS WITHOUT CONSTRUCTION MANAGERS APPROVAL SLEEVES AND/OR PENETRATIONS IN FIRE RATED CONSTRUCTION SHALL BE PACKED WITH FIRE RATED MATERIAL WHICH SHALL MAINTAIN THE FIRE RATING OF THE WALL OR STRUCTURE. FILL FOR FLOOR PENETRATIONS SHALL PREVENT PASSAGE OF WATER, SMOKE, FIRE AND FLUMES ALL MATERIAL SHALL BE UNAPPROVED FOR THIS PURPOSE.

 28. ELECTRICAL CHARACTERISTICS OF ALL EQUIPMENT (NEW AND EXISTING) SHALL BE FIELD VERRIED WITH THE OWNER'S REPRESENTATIVE AND EQUIPMENT SUPPLIER PRIOR TO ROUGH-IN OF CONDUIT AND WIRE ALL EQUIPMENT SHALL BE PROPERLY CONNECTED ACCORDING TO THE NAMEDIANE DATA FURNISHED ON THE EQUIPMENT (THE DESIGN OF THESE PLANS ARE BASED UPON BEST AVAILABLE INFORMATION AT THE TIME OF DESIGN AND SOME EQUIPMENT CHARACTERISTICS MAY VARY FROM DESIGN AS SHOWN ON THESE DRAWINGS).
- 29 LOCATION OF ALL OUTLET, BOXES, ETC., AND THE TYPE OF CONNECTION (PLUG OR DIRECT) SHALL BE CONFIRMED WITH THE OWNER'S REPRESENTATIVE PRIOR TO



ELECTRICAL SINGLE-LINE DIAGRAM







115 SANSOME STREET, SUITE 14008 SAN FRANCISCO, CA 94104

PROBECT INFORMATION-

NETWORK VISION MMBTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC2II-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

| | | REVISIONS | |
|------|----------|--|----------|
| REV. | DATE | DESCRIPTION | INITIALS |
| 9 | 03/20/12 | ISSUED FOR 90% CONSTRUCTION | CBK |
| 1 | 04/17/12 | REVISED FOR 20% CONSTRUCTION | AF |
| 2 | 05/16/12 | REVISED FOR 90% CONSTRUCTION | RLD |
| 3 | 06/13/12 | REVISED FOR 100% CONSTRUCTION | CBK |
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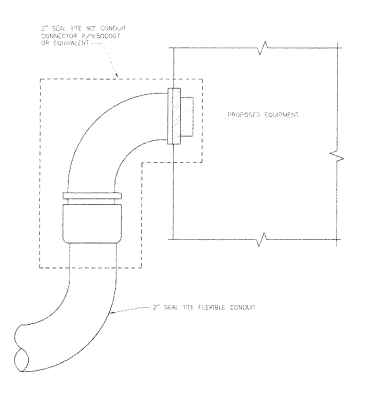
SHEET TITLE

ELECTRICAL SINGLE-LINE DIAGRAM & NOTES

SHEET NUMBER:

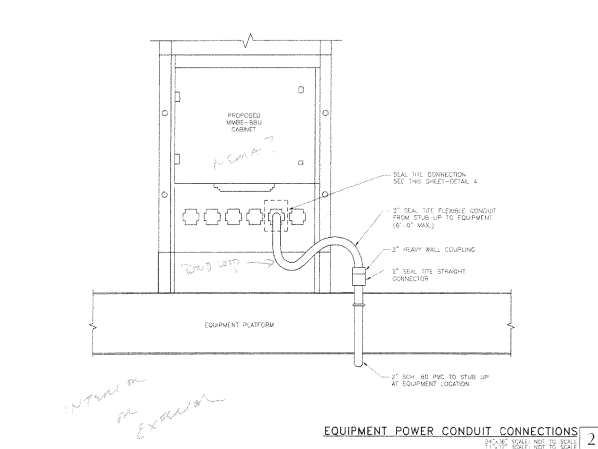
REVISION:

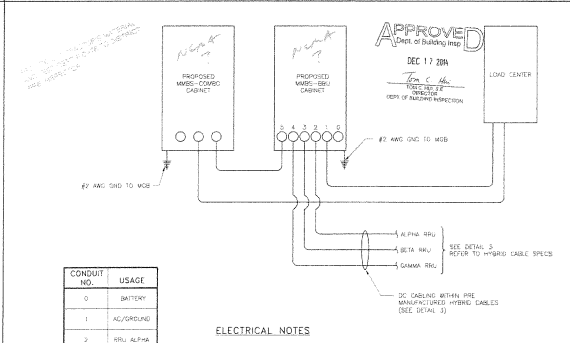
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SEAL TITE POWER CONDUIT CONNECTION TO PROPOSED EQUIPMENT DETAIL 247-367 SCALE NOT 10 SCALE AND 1

| | TYPE 1 | TYPE 2 | TYPE 3 |
|--|--|--|--|
| TOTAL LENGTH | ~ 48m (1317) | ~ 70m (230*) | ~120m (394°) {REOUREMENT IS 500 FEET≈ 91.4m |
| HYBRID POWER CABLE CONFIGURATION | (2) #8 AWG (6) #10 AWG | (2) #6 AWG (6) #8 AWG | (2) #4 AWG (6) #5 AWG |
| CABLE DAMETER | 32mm (1.25°) | 52mm (1.25°) | 36mm (1.41°) |
| BENDING RADIUS | 890mm (31.49°) | 800mm (31.49°) | 900mm (35.43°) |
| OPTIC CABLE | LG/PC-TO-LC/PD SINGLE MODE | LC/PC-TO-LC/PC SINGLE MODE | LC/PC-10-LC/PC SINGLE MODE |
| WMBS-BBU CABINET (POWER CABLE TERMINAL MAX SIZE AWG 6) | | | AWG 4-> AWG 5 CONVERSION KIT NEEDED |
| RRU POWER CASLE SPEC | (8) ∦°O AWG | (8) #18 AWG | (8) #10 AWG |
| MON USE POWER AND OPTIC CASLE PROTECTION | 2 PAIR POWER AND OPTIC CABLE WITH PE PIPE | 2 PAIR POWER AND OPTIC CABLE WITH HE PIPE | 2 PAIR POWER AND SPTIC CABLS WITH PE PIPE |





). MINIMUM CABLE LENGTH BETWEEN THE DU AND GATTERY IS 70MM (2.75 in).

3. ROUTE DC CONDUCTORS IN CONDUCTS TO PROPOSED MMBS-BBU CABINET 48VDC POWER DISTRIBUTION PANEL TO AND FROM PROPOSED MMBS-BATTERY CABINET

4. -48 VDC CABLES BETWEEN PROPOSED MMBS-BBU CABINET & RRU'S ARE FACTORY ASSEMBLED AND EQUIPPED WITH ONE PRE-TLYMINATED END.

2. MAXIMUV CABLE LENGTH DISTANCE IS 900mm (35.43" in).

HYBRID CABLE TYPE 2

RRU BETA

RRU GAMMA

BATTERY

POWER DIAGRAM









PROJECT INFORMATION:

NETWORK VISION MINISTE LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC211-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

| | | REVISIONS | |
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| | NO. | T FOR CONSTRUCTION UNLESS | L |



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DC POWER DIAGRAM & POWER CONBUIT DETAILS

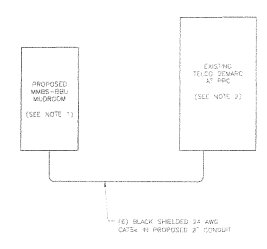
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E-2

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THE INFORMATION CONTAINED IN THIS SET OF CONSTRUCTION DOCUMENTS IS PROPRIETARY BY WATURE. ANY USE OR DISCLOSURE OTHER THAN THAT WHICH RELATES TO CARRIER SERVICES IS STRICTLY PROHIBITED.



NOTES

- 1. CONTRACTOR SHALL INSTALL RJ-45 ENDS ON ALL (6) RUNS OF CATSO INTO MMBS-BBU MUDROOM.
- 2. CONTRACTOR TO INSTALL NEW 66 BLOCK IN EXISTING TELECO BOX NEXT TO EXISTING PPC CABINET

TELCO RISER DETAIL

| SITE NU | | 5F54XC21 | 1 | | | MODEL N | UMBER: | 1990 | | | | | | | |
|---|--|--|---|--|--|---|---|--|--|--|---|------------------------------|---|--|---|
| VOLTAG | E: | 2457/120 | | | | PHASE | | 7 | | WIRE: | | | 3 | | |
| MAIN BR | EAKER. | 200 AMP | | BUSS RATING | | 200 AMP | | ASC: | Ŧ | | 180 | | | | |
| MOUNT: | | SURFACE | | | | NEUTRAL | BART | YES. | | GROUND | BAR | | 160 | | |
| ENCLOSE | URE TYPE. | NEMA JR | | | | N to GRO | UND BONE | THO | | | | | | | |
| PANEL S | STATUS: | EXISTING | | | | INTERNA | . TVSS: | 160 | | | | | | | |
| CRT | LOAD DESCRIPTION | GREAKER AMPS | BREAKER POLES | EREAKER STATUS | SERVICE LOAD VA | USAGE FACTOR | PHASE A | PHASE & | USAGE FACTOR | SERVICE LOAD VA | BREAKER STATUS | BREAKER POLES | BREAKER | LOAD DESCRIPTION | CH |
| 5 | RECT 183 | 86 | 2 | ON | 4355 | 1.25 | 5438 | 1 | 6.06 | 0 | ON | 2 | 60 | SURGE ARRESTOR | 7 |
| 2 | <u> </u> | + | | ON | 4350 | 1.25 | | 5437.6 | 15.00 | 1 | ON | 20 | | | |
| | | | | 4 | | | ļ | <u> </u> | i | - | <u> </u> | | ļ | | - |
| 3 | RECT 284 | 80 | 2 | ON | 4350 | 1 25 | 5636 | | 1.00 | 200 | GN. | 3 | 10 | TELCO FAN | 9 |
| 4 | | | | OM. | 4350 | 1.25 | | 5617.6 | 1.00 | 180 | ON | * | 15 | GFI TELCO | Si |
| Б | RECT 567 | 80 | 2 | Q84 | 4350 | 1 25 | 5538 | | 1.00 | 550 | ON | , | 15 | LIGHT | 1 |
| 6 | | 1 | | ON | 4350 | 1,25 | | 5437.5 | 6.00 | 9 | OFF | | 1 | SPARE | 9: |
| | 4 | nakona umana | | | | 20020000000 | | DOMESTIC OF THE PARTY OF THE PA | 2000000000 | interestation | Koloniko en koloniko | | directoristicalist | jarane. | disenses. |
| | L | | | - | | ! | | | | | | | | | |
| | A 1000 and 1 | |) | F. 255656 | | 1 | 17013 | 16493 | ٧A | 190000000000000000000000000000000000000 | | TOTAL KVA | 33.61 | - | 100350 |
| | EXISTING LOADING | | | | | | | 1 | 1 | İ | | AMPS | 139.60 | | 1 |
| | | | | | | | · | · | · | , | | | *************************************** | | • |
| SITE NUM | MEER: | SF54XC21 | t | | ************ | MODEL N | UMBER: | TEG | | | | | | *************************************** | |
| VOLTAGE | | 240V/120 | | | | PHASE | | t. | | WIRE | | | 3 | | |
| MAIN BR | EAKER: | 200 AMP | | | | BUSS RA | | 200 AMP | | ALC: | | | CBT | | |
| MOUNT | | SURFACE | | | | NEUTRAL | | YES | | GROUND | BAR. | | 100 | | |
| | URE TYPE: | NEWA 38 | | | | N to GRO | | | | | | | | | |
| PANEL S | TATUS. | EXISTING | , | | · | INTERNAL | TVSS: | 780 | | , | | | 4 | , | , |
| | 1 | BREAKER | BREAKER | BREAKER | SERVICE | USAGE | PHASE A | PHASE B | USAGE | SERVICE | BREAKER | BREAKER | BREAKER | | |
| CKT | LOAD DESCRIPTION | AMPS | POLES | | LOAD VA | | VA | VA. | | | STATUS | POLES | | LGAD DESCRIPTION | CF |
| 1 | PECT 163 | (62) | 2 | ON | 4350 | 1.25 | 5438 | | 0.00 | 6 | ON) | 2 | 60 | SURGE ARRESTOR | 7 |
| 2 | | · | CHINA | DN | 4350 | 1.25 | ben | 5437.5 | 0.00 | 0 | GN | - | - | | Ð |
| | | | | | | £ | | | | | | | <u>. </u> | | 1 |
| 3 | RECT 284 | 84 | 2 | ON | 4360 | 1.25 | 5610 | Terminal Control | 1.65 | 260 | OK | Transfer to the state of the | | TELCO FAN | 5 |
| 4 | 44.00 | | | ON | 4350 | 1.25 | | 6117.5 | 1.66 | 680 | ON | 1 | 16 | OFF TELES LIGHT | 16 |
| 5 | (RECT S&) | 80 | 2 | ON | 4360 | 1.25 | 8856 | | 1.25 | 2736 | ON | 2 | | SAMSUNG MINES CABINET | 11 |
| 6 | | | | ON | 435ü | 1.25 | | 8857.5 | 1.25 | 2736 | NEW | | | | 12 |
| *********** | | 77677777777777 | OFFICE WATER | Contraction of the Contraction o | PROUDENCE COM | | | NACO CONTRACTOR | TOTAL CONTROL OF THE PARTY OF T | CONTRACTOR OF THE | et constant | | | | POTENTIAL |
| | | 4 | | | | | | | | | | | | | |
| | | | | | | | 19933 | 20413 | ٧٨ | | | TOTAL KVA | 40.35 | | 100000 |
| | MIGRATION LOADING | | | | | | 19933 | 20413 | VII. | | | AMPS | 168.10 | | Ì |
| | William Committee | | | | | | | | | , | | | 1 | | Í |
| | VAER | SF54XC21 | 1 | | | MODEL N | JMBER: | TED | | | | | | | |
| SITE NUN | | | | | | PHASE | | 1 | | WIRE. | | | 3 | | |
| | E: | 240V/120 | | | | BUSS RA | reader. | ZGC AMP | | AIC: | | | TED | | |
| VOLTAGE | | 240V/120 220 AMP | | | | DDDD FOR | 1100. | | | | DAD: | | THE | | |
| voltage Main Bre | | | | | | NEIJYRAL | | YES | | GROUND: | CAN. | | 1.00 | | |
| | EAKER: URE TYPE: | 220 AMP SURFACE NEMA 3R | | | | NEUTRAL N to GRO | BAR: IND BÖND | VES TEO | | GROUND | SAUL. | | Teb | | |
| VOLTAGE MAIN BRE MCUNT: ENCLOSE | EAKER: URE TYPE: | 200 AMP SURFACE | | | | NEUTRAL | BAR: IND BÖND | YES | | GROUND | DAN. | | 195 | | |
| VOLTAGE MAIN BRE MOUNT: ENGLOSI PANEL S | EAKEN: URE TYPE: TATUS: | 200 AMP SURFACE NEMA 3FI EXISTING BREAKER | BREAKER POLES | | SERVICE | NEUTRAL N to GROW INTERNAL USAGE | BAR: IND BÖND | VES TEO | USAGE | SERVICE | BREAKER | EREAKER FOLES | BREAKER | CAD SESCESSION | C× |
| VOLTAGE MAIN BRE MCUNT: ENCLOSE PANGE B' CRT | EAKEN: LOAD DESCRIPTION | 200 AMP SURFACE NEMA 3R EXISTING BREAKER AMPS | POLES | STATUS | SERVICE LOAD VA | NEUTRAL N to GROW INTERNAL USAGE FACTOR | BAR: IND BOND TVSS: PHASE A VA | YES TED TED PHASE B | USAGE FACTOR | SERVICE LOAD VA | BREAKER STATUS | FOLES | BREAKER AMPS | LOAD DESCRIPTION | |
| VOLTAGE MAIN BRE MCUNT: ENCLOSE PANGE B' CRT | EAKEN: URE TYPE: TATUS: | 200 AMP SURFACE WEMA 3H EXISTING BREAKER AMPS | | STATUS ON | SERVICE LOAD VA 400 | NEUTRAL N to GROW INTERNAL USAGE FACTOR | BAR: IND BOND TVSS: PHASE A | YES TBD TBD TBD PHASE B VA | USAGE FACTOR U.O. | SERVICE LOAD VA | BREAKER STATUS ON | FOLES 2 | BREAKER AMPS 60 | LOAD DESCRIPTION SURGE ARRESTOR | , |
| VOLTAGE MAIN BRE MOUNT: ENGLOSE PANEL E CKT 1 | EAKER: TATUS: LOAD DESCRIPTION SAMSUNG MMBS BATTERY CABINET | 220 AMP SURFACE NEMA 3H EXISTING BREAKER AMPS | POLES ? | STATUS ON ON | SERVICE LOAD VA 400 400 | NEITRAL N to GRON INTERNAL USAGE FACTOR 1.60 | BAR: IND BÖND TVSS: PHASE A VA 400 | YES TED TED PHASE B | USAGE FACTOR U.Oo | SERVICE LOAD VA 0 | BREAKER STATUS ON | POLES 2 | BREAKER AMPS 60 | Surge arrestor | , 8 |
| VOLTAGE MAIN BRE MCUNT: ENCLOSE PANGE B' CRT | EAKEN: LOAD DESCRIPTION | 200 AMP SURFACE WEMA 3H EXISTING BREAKER AMPS | POLES | STATUS ON | SERVICE LOAD VA 400 | NEUTRAL N to GROW INTERNAL USAGE FACTOR | BAR: IND BOND TVSS: PHASE A VA | YES TBD TBD TBD PHASE B VA | USAGE FACTOR U.O. | SERVICE LOAD VA | BREAKER STATUS ON | FOLES 2 | BREAKER AMPS 60 | SURGE ARRESTOR | , 8 |
| VOLTAGE MAIN BRE MOUNT: ENGLOSE PANEL E CKT 1 | EAKER: TATUS: LOAD DESCRIPTION SAMSUNG MMBS BATTERY CABINET | 220 AMP SURFACE NEMA 3H EXISTING BREAKER AMPS | POLES ? | STATUS ON ON | SERVICE LOAD VA 400 400 | NEITRAL N to GRON INTERNAL USAGE FACTOR 1.60 | BAR: IND BÖND TVSS: PHASE A VA 400 | YES TBD TBD TBD PHASE B VA | USAGE FACTOR U.Oo | SERVICE LOAD VA 0 | BREAKER STATUS ON | POLES 2 | BREAKER AMPS 60 | Surge arrestor Telco fam Ofttelco | ; 8 9 |
| VOLTAGE MAIN BRE MCUNT: ENGLOSU PANEL B CRT 1 3 | EAKER: LOAD DESCRIPTION SAMSUMG MMBS BATTERY CABINET RECT 264 (SPARE) | 220 AMP SURFACE NEMA 3R EXISTING BREAKER AMPS 1S | POLES 2 2 | STATUS ON ON ON | SERVICE LOAD VA 400 400 0 | NEUTRAL N to GROW INTERNAL USAGE FACTOR 1.00 0.00 | BAR. IND BOND TVSS: PHASE A VA 400 | YES TBO 180 PHASE B VA 400 | USAGE FACTOR 0.00 0.00 1.00 | SERVICE LOAD VA 0 0 200 680 | BREAKER STATUS ON ON ON | PDLES 2 | BREAKER AMPS 60 | SURGE ARRESTOR TELCO FAM GET TELCO LIGHT | 7 8 9 |
| VOLTAGE MAIN BRE MCUNT: ENGLOSL PANEL S' CRT 1 2 4 5 | EAKER: TATUS: LOAD DESCRIPTION SAMSUNG MMBS BATTERY CABINET | 200 AMF SURFACE NEMA 3R EXISTING BREAKER AMPS 15 | POLES ? | STATUS ON ON ON ON ON ON | SERVICE LCAD VA 400 400 6 6 | NEUTRAL N to GROW INTERNAL USAGE FACTOR 1.00 1.00 0.00 0.00 | BAR: IND BÖND TVSS: PHASE A VA 400 | YES TED TED TED VA PHASE B VA 400 | USAGE FACTOR 0.00 0.00 1.00 1.00 | SERVICE LOAD VA 0 0 200 580 7000 | BREAKER STATUS ON ON ON | PDLES 2 | BREAKER AMPS 60 10 15 15 15 | Surge arrestor Telco fam Ofttelco | 7 6 4 10 |
| VOLTAGE MAIN BRE MCUNT: ENGLOSU PANEL B CRT 1 3 | EAKER: LOAD DESCRIPTION SAMSUMG MMBS BATTERY CABINET RECT 264 (SPARE) | 220 AMP SURFACE NEMA 3R EXISTING BREAKER AMPS 1S | POLES 2 2 | STATUS ON ON ON | SERVICE LOAD VA 400 400 0 | NEUTRAL N to GROW INTERNAL USAGE FACTOR 1.00 0.00 | BAR. IND BOND TVSS: PHASE A VA 400 | YES TBO 180 PHASE B VA 400 | USAGE FACTOR 0.00 0.00 1.00 | SERVICE LOAD VA 0 0 200 680 | BREAKER STATUS ON ON ON | PDLES 2 | BREAKER AMPS 60 | SURGE ARRESTOR TELCO FAM GET TELCO LIGHT | 7 8 9 16 |
| VOLTAGE MAIN BRE MCUNT: ENGLOSL PANEL S' CRT 1 2 4 5 | EAKER: LOAD DESCRIPTION SAMSUMG MMBS BATTERY CABINET RECT 264 (SPARE) | 200 AMF SURFACE NEMA 3R EXISTING BREAKER AMPS 15 | POLES 2 2 | STATUS ON ON ON ON ON ON | SERVICE LCAD VA 400 400 6 6 | NEUTRAL N to GROW INTERNAL USAGE FACTOR 1.00 1.00 0.00 0.00 | BAR. IND BOND TVSS: PHASE A VA 400 | YES TED TED TED VA PHASE B VA 400 | USAGE FACTOR 0.00 0.00 1.00 1.00 | SERVICE LOAD VA 0 0 200 580 7000 | BREAKER STATUS ON ON ON | PDLES 2 | BREAKER AMPS 60 10 15 15 15 | SURGE ARRESTOR TELCO FAM GET TELCO LIGHT | 7 8 9 16 |
| VOLTAGE MAIN BRE MCUNT: ENGLOSL PANEL S' CRT 1 2 4 5 | EAKER: LOAD DESCRIPTION SAMSUMG MMBS BATTERY CABINET RECT 264 (SPARE) | 200 AMF SURFACE NEMA 3R EXISTING BREAKER AMPS 15 | POLES 2 2 | STATUS ON ON ON ON ON ON | SERVICE LCAD VA 400 400 6 6 | NEUTRAL N to GROW INTERNAL USAGE FACTOR 1.00 1.00 0.00 0.00 | BAR. UND BOND TVSS: PHASE A VA 400 200 8750 | YES TED TED PHASE B VA 400 680 | USAGE FACTOR (0.00) 0.00 1.00 1.00 1.25 Y.25 | SERVICE LOAD VA 0 0 200 580 7000 | BREAKER STATUS ON ON ON | FDLES 2 | BREAKER AMPS 60 10 15 15 150 | SURGE ARRESTOR TELCO FAM GET TELCO LIGHT | 7 8 9 16 |
| VOLTAGE MAIN BRE MOUNT: ENGLOSU PANEL S CRT 1 2 4 5 6 | EAKER: LOAD DESCRIPTION SAMSUMG MMBS BATTERY CABINET RECT 264 (SPARE) | 200 AMF SURFACE NEMA 3R EXISTING BREAKER AMPS 15 | POLES 2 2 | STATUS ON ON ON ON ON ON | SERVICE LCAD VA 400 400 6 6 | NEUTRAL N to GROW INTERNAL USAGE FACTOR 1.00 1.00 0.00 0.00 | BAR. IND BOND TVSS: PHASE A VA 400 | YES TED TED TED VA PHASE B VA 400 | USAGE FACTOR 0.00 0.00 1.00 1.00 | SERVICE LOAD VA 0 0 200 580 7000 | BREAKER STATUS OR ON ON ON ON | PDLES 2 | BREAKER AMPS 60 10 15 15 15 | SURGE ARRESTOR TELCO FAM GET TELCO LIGHT | 6 10 11 12 12 12 12 12 12 12 12 12 12 12 12 |

CROUNDING BAR

GROUND

SO

HOLE

POLYPHASER
GRACKET
POLYPHASER
SURGE PROTECTOR
GROUND
GROUND

GROUND

GROUND

GRACKET

CABLE HOLE

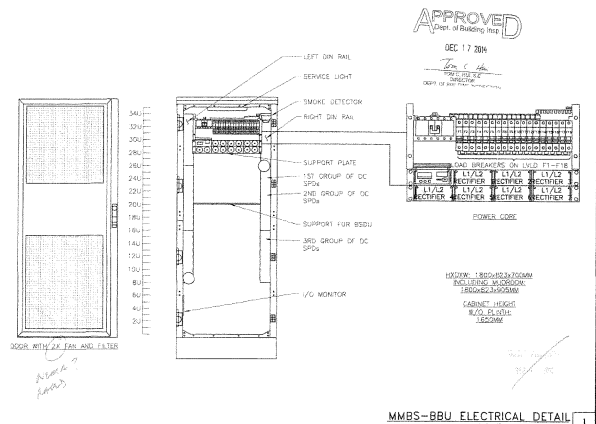
POLYPHASER
MOUNTING BRACKET

GRACKET

UDA OR LINK CABLE
CR M/W CABLE
AC POWER CABLE

AC POWER CABLE

MUDROOM ELECTRICAL DETAIL 2









115 SANSOME STREET, SUITE 1400B SAN FRANCISCO, CA 94104

PACIFIC TELECON SERVICES, LEE 115 SANSOME STREET, SURE 1400B SAN FRANCISCO, CA 94784

PROJECT INFORMATION:

SAN FRANCISCO GENERAL HOSPITAL SF54XC211-A

955 POTRERO AVENUE SAN FRANCISCO CA 94110 SAN FRANCISCO COUNTY

| REV. | DATE | DESCRIPTION | MISTALS |
|------|----------|-------------------------------|---------|
| G | 03/20/12 | ISSUED FOR 90% CONSTRUCTION | CBK |
| 1 | 04/17/12 | REVISED FOR BOX CONSTRUCTION | AF |
| 2 | 05/16/12 | REVISED FOR 90% CONSTRUCTION | RLD |
| 3 | 06/13/12 | REVISED FOR 100% CONSTRUCTION | CBK |
| | | | |
| | | | |
| | | | |



SHEET TITLE

POWER & TELCO DETAILS

E-3

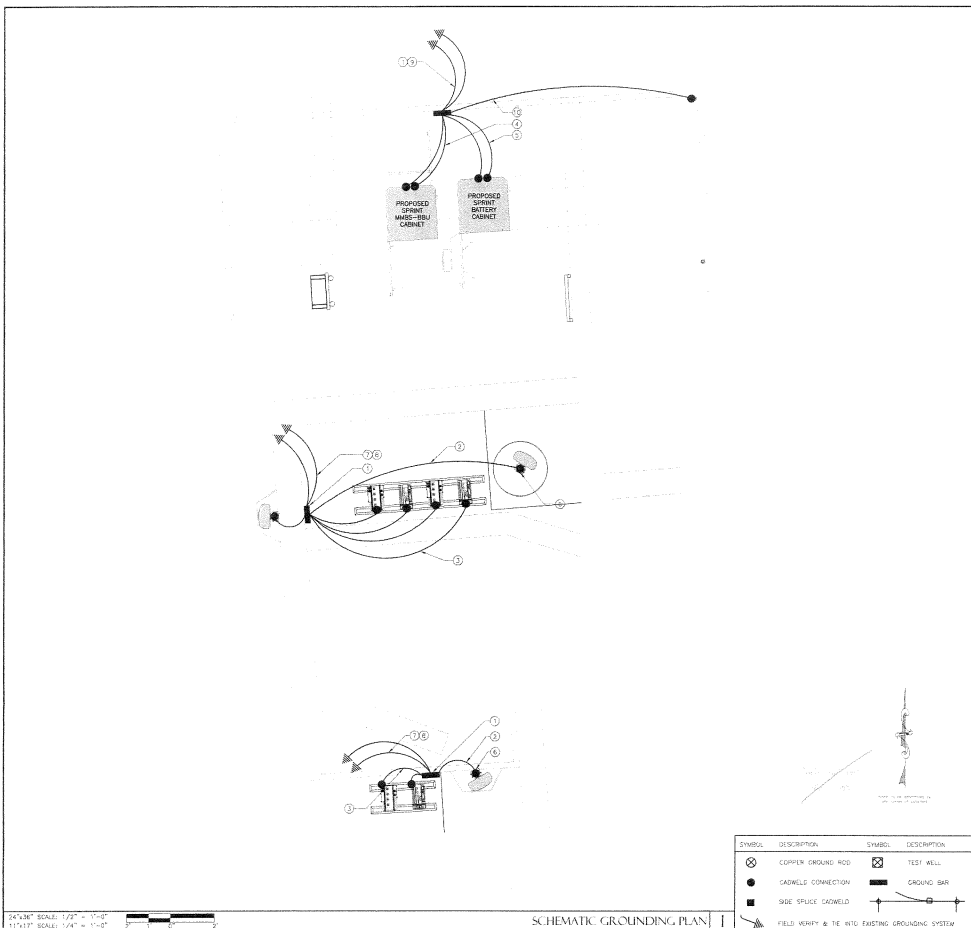
SHEET NUMBER:

3

REVISION:

THE IMPORTMATION CONTAINED IN THIS SET OF CONSTRUCTION DOCUMENTS IS PROPRIETARY BY NATURE. ANY USE OR DISCLOSURE OTHER THAN THAT WHICH RELATES TO CARRIER SERVICES IS STRICTLY PROHIBITED.

EXISTING 200AMP PANEL SCHEDULE



GROUNDING KEYED NOTES:

- (1) EXISTING ANTENNA GROUND BUS BAR (FIELD VERIFY).
- (2) #6 AWG ANTENNA WOUNT GROUND TO ANTENNA GROUND BUS BAR (TYP OF 6). SEE DETAIL 2/E-5
- #6 AWC GROUND FROM RRU TO ANTENNA GROUND BUS BAR. (90 DEGREE GROUND LUGS 10 SE USED ON ALL RRU'S (TYP OF 6)
- (4) (2) #2 AWG GROUND FROM MMBS-BBU CABINET TO THE INTO EXISTING GROUND BUS BAR, SEE DETAIL $2/\epsilon$ -5
- (\$) (2) #2 AWG GROUND FROM BATTERY CABINET TO THE INTO EXISTING DROUND BUS BAR SEE DETAIL 275-5
- 6 CAD WELD (TYP). SEE DETAIL 1/E-5.
- (2) GC SHALL VERIFY (2) #2 AWG THEN GROUND LEADS FROM EACH OF SEVERAL REMOTE INDIVIDUAL BUSISES TO BUSISES TO SECOND AT ONE MAIN MOB AND FURTHER ROUTED TO SURDING STEEL OR OTHER DESIGNATE BULDING GROUNDING SYSTEM, CHIAL BESIGNATED POINT OF GROUNNING TO BE COORDINATED WITH BUIDING DWHER).
- (8) ALL ROOF TOP GROUND LEADS SHALL BY THERMAOPLASTIC HIGH HEAT RESISTANT NYLON-COATEL (THHN).
- WHERE APPLICABLE, GC'S ELECTRICAL SUBCONTRACTOR SHALL COORDINATE WITH CM AND BULDING OWNER ON TONG INTO EXSTING BUILDING GROUNDING SYSTEM FOR NEW ELECTRICAL & TELCO PANEL(S) AT SAME LOCATION AS EXISTING ELECTRICAL & TELCO SERVICE.
- \bigoplus #6 AWC GROUND FROM SPS ANTENNA TO BE INTO EXISTING GROUND BUS GAR. SEE DETAIL $2/\epsilon 5$



DEC 17 2014

GROUNDING NOTES & LEGEND

GENERAL GROUNDING NOTES

. ALL DETAILS ARE SHOWN IN GENERAL TERMS, ACTUAL INSTALLATION AND CONSTRUCTION MAY VARY DUE TO SITE SPECIFIC CONDITIONS.

- GROUND ALL ANTENNA BASES, FRAMES, CABLE RUNS, AND OTHER METALLIC COMPONENTS USING GROUND WRITE AND CONNECT TO SURFACE MOUNTED BUS BARS FOLLOW ANTENNA AND BYS MANUFACTURERS FRACTICES FOR GROUNDING REQUIREMENTS, GROUND COAX SHELD AT BOTH ENDS AND EXIT FROM TOWER OR POLE USING MFP'S PRACTICES
- ALL GROUND CONNECTIONS SHALL BE CADWELD. ALL WIRES SHALL BE COPPER THIRL/THIMN. ALL GROUND WIRE SHALL BE GREEN INSULATED WIRE ABOVE GROUND.
- CONTRACTOR TO VERIFY AND TEST GROUND TO SOURCE GROUNDING AND OTHER OPERATIONAL TESTING, WILL BE WITNESSED BY SPRINT WIRELESS, LLC. REPRESENTATIVE.
- 5. REFER TO DIVISION 16 GENERAL ELECTRIC GENERAL ELECTRICAL PROVISION AND COMPLY WITH ALL REQUIREMENTS OF GROUNDING STANDARDS SELECTRICAL CONTRACTOR SHALL OGITISH, REVEW, PROVIDE TRAINING AND FULLY IMPLEMENT ALL GUIDELINES & REQUIREMENTS ASSOCIATED WITH SPRINT STANDARD GROUNDING MITHOUS FOR ROOF TOP INSTALLATIONS: INCLUDING METHOD FOR CONNECTIVITY FROM ROOF TOP MGB TO BULLDING GROUND SYSTEM (SPRINT STANDARD GROUNDING MITHOUS MOST RECENT REVISIONS SHALL BE REFERENCED)
- ELECTRICAL CONTRACTOR TO PROVIDE DETAILED DESIGN OF GROUNDING SYSTEM, AND RECEIVE APPROVAL OF DESIGN BY AUTHORIZED SPRINT MOBBLITY REPRESENTATIVE, PRIOR TO INSTALLATION OF GROUNDING SYSTEM SHOTO DOCUMENT ALL CADWELDS AND GROUND RING
- NOTIFY CONSTRUCTION MANAGER IF THERE ARE ANY DIFFICULTIES INSTALLING GROUNDING SYSTEM DUE TO SITE CONDITIONS.

GROUNDING ROD NOTES

(WHERE APPLICABLE)

1. ELECTRICAL CONTRACTOR SHALL ORDER GROUND RESISTANCE.

1. ESTING ONCE THE GROUND SYSTEM HAS BEEN RISTALED, A QUALIFIED MOMBIDIAL UTILIZING THE FALL OF POTENTIAL METHOD, SHOULD PERFORM THE LISST. THE REPORT WILL SHOW THE LOCATION OF THE TEST AND CONTAIN NO LESS THAN 9 TEST POINTS ALONG THE TESTING LINE, GRAPHED OUT TO SHOW THE PLATEAU.

2. POINT GROUND TEST OR 3 POINT 62% TESTS WILL NOT BE ACCEPTED AS ALTERNATIVES TO THE AFCRE MENTIONED GROUND TESTS. TEST SHALL BE PERFORMED WHILE THE COUNTERPOSE IS SOLATED FROM THE A/C SYSTEM GROSS AND EXISTING COMMUNICATIONS FACILITY.







116 SANSOME STREET, SUITE 1400B SAN FRANCISCO, CA 94104

ACHIC TELECOM TERVICES. LEC

PROJECT INFORMATION:

NETWORK VISION MMBTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC2II-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

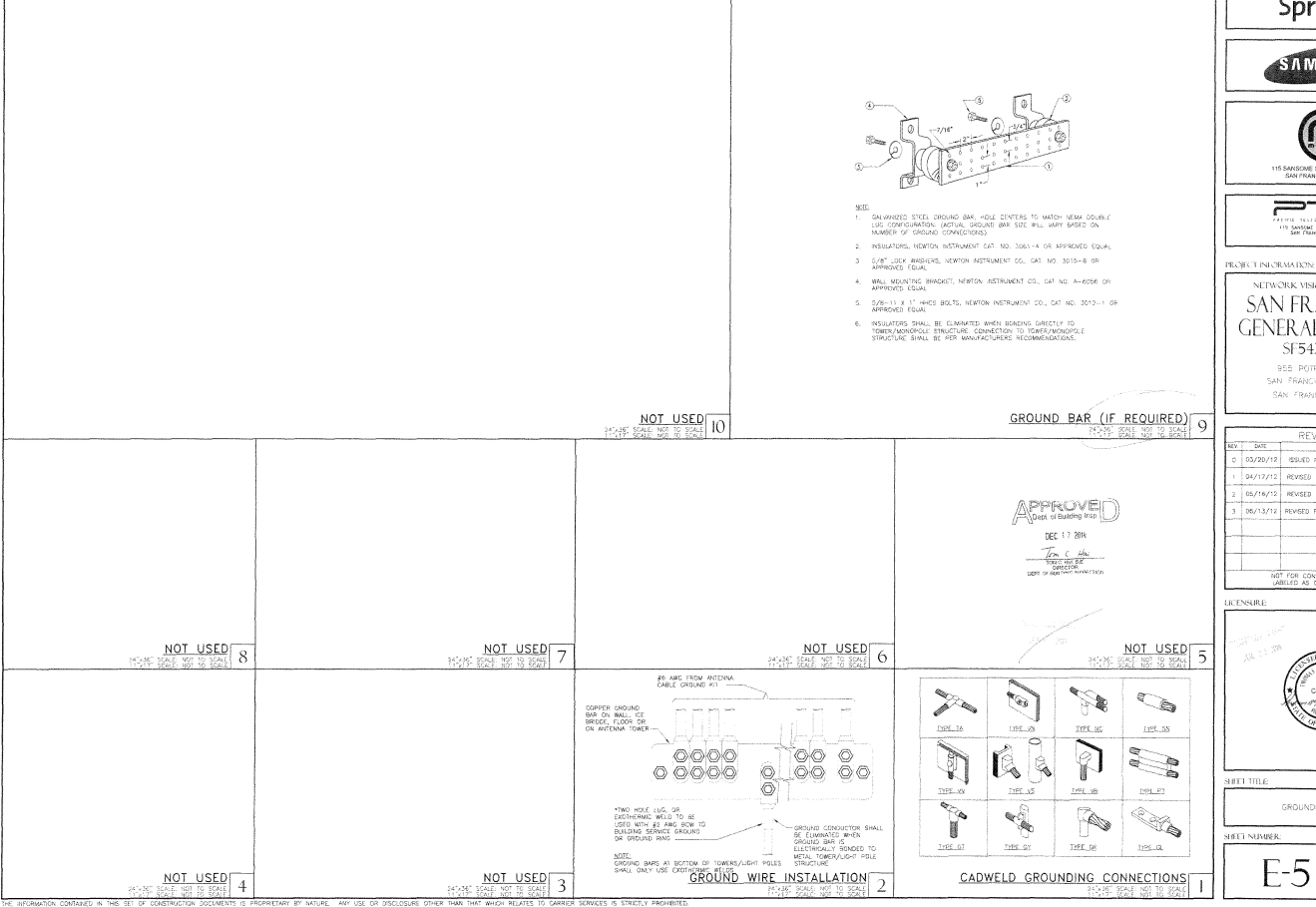
| | | REVISIONS | |
|------|----------|--|-------------|
| REV. | CATE | DESCRIPTION | INITIALS |
| ٥ | 03/20/12 | ISSUED FOR 90% CONSTRUCTION | CBK |
| 1 | 04/17/12 | REVISED FOR 90% CONSTRUCTION | Až. |
| 2 | 05/16/12 | REVISED FOR 90% CONSTRUCTION | RLD |
| 3 | 08/13/12 | REVISED FOR 100% CONSTRUCTION | CRK |
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| | | The state of the s | *********** |
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| | | FOR CONSTRUCTION HALESS | <u>i</u> |



SHEET TITLE:

SCHEMATIC GROUNDING PLAN

SHEET NUMBER: REVISION:











NETWORK VISION MARTS LAUNCH SAN FRANCISCO GENERAL HOSPITAL SF54XC2II-A

955 POTRERO AVENUE SAN FRANCISCO, CA 94110 SAN FRANCISCO COUNTY

| | | REVISIONS | |
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| e | 03/20/12 | ISSUED FOR 90% CONSTRUCTION | СБК |
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| 3 | 06/13/12 | REVISED FOR 100% CONSTRUCTION | CBK |
| | | | |
| | | | |
| | | 200 mm (1990 mm) | |



SHEET TITLE

GROUNDING DETAILS

SHEET NUMBER:

E-5

3

REVISION:

EXHIBIT D

CONDITIONAL USE PERMIT

[see attached]

CONDITIONS AND STIPULATIONS

| EFER TO: | APPROVED: | DATE: |
|--------------|--|--------------|
| | Robert Chan, BBI | REASON: |
| | SEP 2.7 2012 | |
| | SEP 2.1 Low | 1 |
| | BUILDING PROPERTOR, DEPT, OF BLDG. (RSP. | NOTIFIED MR. |
| : | APPROVED: Remove 3 antenness tastall 3 in chisting | DATE: |
| | radiona | REASON: |
| _ | ONTO ORDICALLY EXEMPT FROM ENVIRONMENTAL BEVIEW | |
| | CATEGORICALLY EXEMPT FROM ENVIRONMENTAL REVIEW CAT NS 1/18/12 OGFAFTMENT OF CITY PLANS AND | |
| | APPROVED: | NOTIFIED MR. |
| | PLEASE NOTIFY FIRE INSPECTOR AT THE START OF WORK (415) 509-3300 SEP 11 7 2012 Jeff Chin SFFD JUL 2 9 2014 | PEASON: |
| 7 L | Jeir Chin SFFD Joicki Jones SFFD | |
| ا * انسک | PLEASE NORTH PAINT OF WORK PAI | |
| | SEP 17 2012 | NOTIFIED MR. |
| | APPROVED: | DATE: |
| | Danny Lau, DBI | REASON: |
| | SEP 1 3 2012 | |
| 1 | SEF 13 ZUIZ | |
| | MECHANICAL ENGINEER, DIEPT OF BLDG. INSPECTION | NOTIFIED MR. |
| | APPROVED: | DATE: |
| | Robert Chuh, OBI | REASON: |
| _ | SEP 2 7 2012 | |
| | | |
| | CIVIL ENGINEER, DEPT. OF BLDG INSPECTION APPROVED: | NOTIFIED MR. |
| | | DATE: |
| \neg | ~/A | HEASON. |
| | | |
| | BURIEAU OF ENGINEERING | NOTIFIED MR. |
| | APPROVED: | DATE: |
| | • | REASON: |
| X | | |
| _ | Jul 50 500 7/23/12 | |
| | DENAMINENT OF PUBLIC HEALTH | NOTIFIED MR. |
| | APPROVED: | DATE: |
| _ | $\mathcal{M}_{\mathbf{a}}$ | REASON: |
| | / / / / · | |
| | REDEVELOPMENT AGENCY | |
| : | APPROVED: | NOTIFIED MR. |
| | | DATE: |
| \neg | | , , |
| | | |
| | HOUBING INSPECTION DIVISION | NOTIFIED MR. |
| | I agree to comply with all conditions or allouistons of the vertous bureaux or department noted on this application, and attached | |

OWNER'S AUTHORIZED AGENT

lom TOM C. HUI, S.E. DIRECTOR DEPT. OF BUILDING INSPECTION

APPLICATION FOR BUILDING PERMIT **ADDITIONS, ALTERATIONS OR REPAIRS**

Silve Stor 1

FORM 3 OTHER AGENCIES REVIEW REQUIRED

| CITY AND CO | UNITY OF SAM | FRANCISCO |
|-------------|--------------|------------|
| DEPARTMENT | OF BUILDING | INSPECTION |

Ŝ

ASSIMANCE

ICATION NUMBER

22

APPLICATION IS HEREBY MADE TO THE DEPARTMENT OF APTICATION IS THEREST WAS AN FRANCISCO FOR.
PERMISSION TO BUILD IN ACCORDANCE WITH THE PLANS
AND SPECIFICATIONS SUBMITTED HEREWITH AND
ACCORDING TO THE PESCRIPTION AND FOR THE PURPOSE HEREINAFTER SET FORTH.

| 100101 | DERIOF FLAN SEIS | ▼ DO NOT WHITE ABOVE THIS LINE ▼ |
|-----------|-----------------------|----------------------------------|
| DATERLED | FILME PEE RECEIPT NO. | (1) STREET ADDRESS OF GOB |
| 6-25-2012 | 1211-41 | 195 there Agree |

| FORM B OVER-THE COUNTER ISSUANCE ACCORDING TO THE DESCRIPTION AND FOR THE PURPOSE HEREINAFTER SET FORTH. | | | | | |
|--|--|--|--|--|---|
| DATERLED | FILMS FEE RECEIPT NO. | (1) STREET ADDRESS OF YOU. | | SLOCK BLOT | APPROVAL NUM |
| 6-25-2017 | - 1211-41 | 1956 type 19 | LAVE DE | .4010-002 | |
| 1344.2.2.75 1344.2.2.75 | 12/17/304 | (24) EXEMITED COST OF JOB | NET ON NEWSEN COST: | (16 16) - BATE: 7-7 | 7-72 |
| | INFO | PRIMATION TO BE FURI | | | , |
| | | LEGAL DESCRIPTION | OF EXISTING BUILD! | | 9 4 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 |
| 1 A 11 2 1 | A) NO. OF (8A) NO. OF RASEMENTS COMPANION: AND COLLARS: | 8 FUNDENT INST | ser muticati | cris IJS-2 | (SA) NO. OF DWELLING () |
| | | RIPTION OF BUILDING A | FTER PROPOSED AL | | () () () () () () () () () () |
| 114 112 1 | NO. DE (II) MO. DE (III) MO. DE (III) MASSMENTS (III) MASSMENTS (III) MASSMENTS (III) MO. CELLARS: | (7) PHOPOSED USE (LEGUL USE) | J. HARNICH | hirths III/S-2 | DWELLING () |
| (19) IS ALTO HUMAY 10 HE COMMINUSTED UR ALTERED? | AER 🖸 JEGER | TREET BACE DOINING YES (PULCTION? NO 21 | (12) ELECTRICAL WORK TO BE PERFORMED? | YES C (1.5) PLUMBERS: WORK TO BE PERFORMED? | Yes ⊡ ×a .cf |
| HALEBOAL CONTRACTOR | | MESS: | PHONE | CALFLICNO. | EOPTATION DATE |
| ATTAIN COL | | res [Sect 100] Folgerd | the,97110 | BTRC# PHONE (FUR CONTACT 415-200 | -6523 |
| | | HIS APPLICATION (HEFERENCE TO PLANS IS I | | | |
| 3 exictin | A faller ante | nnic to be | hot swift | -d WIN 3 14 | W |
| antama | S. S existin | ng -equipmer | it cabine? | | ioved |
| and Jept | aced with | 2 1/W = 11 | IVN-17+ CO | alline ts. | |
| Ther a | hit KRU n | 15-1-11 | | | |
| Called State of State | | ADDITIONAL | INFORMATION | | |
| (17) DOES THIS ALTERATION | | YES, STATE | (19) DOES THIS ALTERATION | YES O ROW CONTROL | TE . |
| CREATE ADDITIONAL ME OR STORY, TO BLILLIAND? | | MHT AT LINE OF PRONT | CREATE DECK OR HORIZ. Extension to bur ling? | HO TO FLOOR AREA | \$0, FT. |
| (21) WILL EXPENDED OVER SER SEXMENT FORCE OF REPARKED OR ALTERED? | | ROMG SEYOND YES () TYLNO? NO /1 | (23) ANY DIRIER EXISTING BLOG. ON LOT? (FLYES, SHOW DNPLOT PLAN) | YES C3 (24) DOES THIS ALTERA CONSTITUTE A CHA SID C3 OF DECLINATE? | 110N 1482€ 12S [] 140 €2Î |
| CONTROL OF ENGINEER | | ACCORECT | | CALE CONTRO | |
| (24) CONSTRUCTION LENGER IF THERE IS NO KNOWN (| ENTER NAME AND BRANCH DESCRIPTION CONTROL FOR LENGER, ENTER CARPOTON | (E.O.) | | Red. #110, Walnut | CIPCK CA |

IMPORTANT NOTICES

enying this application are assumed to be correct. It is needed distance abouting correct grade lines, cub sining make and wall facilings required must be

MATION REQUIRED HEARIN OR BY COCE MAY BE APPEALED.

S MOTITO SE OCCUPIED UNTIL CERTIFICATE OF FINAL COMPLETION IS POSTED BUILDING ON PERSOT OF OCCUPANCY GRANTED, WHEN REQUIRED.

DUAL OF THE APPLICATION DOES NOT CONSTITUTE AN APPROVAL FOR THE ELECTRICAL NO OR PLANNING INSTALLATIONS. A SEPARATE PERMIT FOR THE WIRED AND PLINARING FE DISTANCES, DEPORTE PERMITS AND REQUIRED IF ANSWER IS "YES" TO ANY OF IT CLIESTIONS (FIG. (11) (12) (23) OR (24).

ES PERMIT, NO WORK SHALL SE STARTED UNITE A SUSLIMIS PERMIT IS

\$003-00 \$7EV, 1,021

CHECK APPROPRIATE BUT

CHECK APPROPRIATE BUT

CHECK CONTRACTION OF SHOREER

APPLICANTS: CERTIFICATION

THENERY CERTIFY AND AGREE THAT IF A PENINT IN BRUED FOR THE CONSTRUCTION
DESCRIBED IN THE APPLICATION, ALL THE PROVISIONS OF THE PENINT AND ALL LAWS
AND ORDINATES THENETO WALTER COMPLIED WITH:

Signature of Applicant or Agent

"NOTICE TO APPLICATE!

HOLD HARMLESS GLAUSE. The permitteness by exceptance of the permit, agree(s) to indemnify as held hierafees the City and Country of Ban Franciaco from resid against any, and all claim, demends a medicine for characters are presented as medicine for characters are required to the country of the Country of Ban Franciaco of the City. er ship parmit, regardless of negligenos o se of the City an County of San Franchico

In configurally with the provisions of Section 5000 of the Labor Code of the State of California; the applicant shall have coverage probe (f), of (9) designated below or shall indicate light, (28), or (9), or (9), which were is applicable. If however term (t) is checked term (f) guard be checked in well. Mark the appropriate method of compliance below.

- I have and set maintain a carificate of consent to self-insure for wirferin compensation, a provided by Section 3700 of the Labor Code, for the performance the work for which the performance the work for which the performance.

IN. The cost of the work to be done is \$100 or less.

- IV. I comify that by the performance of the work for which this perset to be award, I shall not any person in any returner so as to become authorities the worker's concentration of the worker's concentration of a collection. If anywer adverset higher that I understand the first in the perset that I classed be subject to the westerned concentration in production of the above Code of Collection is an comply forthward with the processing in the person of the above Code of Collection is any comply forthward from the processing of the code of the Labor Code of Collection is any comply forthward from the processing of the code of the Labor Code of Collection is any comply forthward for the things of the code of the Code of Code of the Labor Code of Collection is any code of the Code of Code
- Locality on the content (or the agent for the comm) that in the particle which the particle is leaved, I will improve contribute which the particle is leaved, I will improve contribute who completely posteporated copy of the form with the Central Fernal Bureau.